

# Michigan Register

Issue No. 21– 2007 (Published December 1, 2007)



## GRAPHIC IMAGES IN THE MICHIGAN REGISTER

### COVER DRAWING

#### *Michigan State Capitol:*

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

### PAGE GRAPHICS

#### *Capitol Dome:*

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19<sup>th</sup> century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

#### *East Elevation of the Michigan State Capitol:*

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

# Michigan Register

Published pursuant to § 24.208 of  
The Michigan Compiled Laws



Issue No. 21— 2007

(This issue, published December 1, 2007, contains  
documents filed from November 1, 2007 to November 15, 2007)

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**Peter Plummer**, Executive Director, State Office of Administrative Hearings and Rules; **Deidre O'Berry**, Administrative Rules Analyst for Operations and Publications.

**Jennifer M. Granholm, Governor**



**John D. Cherry Jr., Lieutenant Governor**

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## PREFACE

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### PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The State Office of Administrative Hearings and Rules publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

MCL 24.208 states:

Sec. 8 (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
  - (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
  - (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
  - (d) Proposed administrative rules.
  - (e) Notices of public hearings on proposed administrative rules.
  - (f) Administrative rules filed with the secretary of state.
  - (g) Emergency rules filed with the secretary of state.
  - (h) Notice of proposed and adopted agency guidelines.
  - (i) Other official information considered necessary or appropriate by the State Office of Administrative Hearings and Rules.
  - (j) Attorney general opinions.
  - (k) All of the items listed in section 7(1) after final approval by the certificate of need commission or the statewide health coordinating council under section 22215 or 22217 of the public health code, 1978 PA 368, MCL 333.22215 and 333.22217.
- (2) The State Office of Administrative Hearings and Rules shall publish a cumulative index for the Michigan register.
  - (3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.
  - (4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the State Office of Administrative Hearings and Rules may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.
  - (5) An agency shall transmit a copy of the proposed rules and notice of public hearing to the State Office of Administrative Hearings and Rules for publication in the Michigan register.

MCL 4.1203 states:

Sec. 203. (1) The Michigan register fund is created in the state treasury and shall be administered by the State Office of Administrative Hearings and Rules. The fund shall be expended only as provided in this section.

- (2) The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of Michigan register at a price determined by the State Office of Administrative Hearings and Rules not to exceed cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the State Office of Administrative Hearings and Rules shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the State Office of Administrative Hearings and Rules shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the State Office of Administrative Hearings and Rules shall be made available in the shortest feasible time after it is made available to the State Office of Administrative Hearings and Rules.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The State Office of Administrative Hearings and Rules shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

#### **CITATION TO THE MICHIGAN REGISTER**

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

#### **CLOSING DATES AND PUBLICATION SCHEDULE**

The deadlines for submitting documents to the State Office of Administrative Hearings and Rules for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The State Office of Administrative Hearings and Rules is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, State Office of Administrative Hearings and Rules, Ottawa Building - Second Floor, 611 W. Ottawa, P.O. Box 30695, Lansing, MI 48933.

### **RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE**

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

### **SUBSCRIPTIONS AND DISTRIBUTION**

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$400.00 per year. Submit subscription requests to: State Office of Administrative Hearings and Rules, Ottawa Building - Second Floor, 611 W. Ottawa, P.O. Box 30695, Lansing, MI 48933. Checks Payable: State of Michigan. Any questions should be directed to the State Office of Administrative Hearings and Rules (517) 335-2484.

### **INTERNET ACCESS**

The *Michigan Register* can be viewed free of charge on the Internet web site of the State Office of Administrative Hearings and Rules: [www.michigan.gov/cis/0,1607,7-154-10576\\_35738---,00.html](http://www.michigan.gov/cis/0,1607,7-154-10576_35738---,00.html)

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the State Office of Administrative Hearings and Rules Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Peter Plummer, Executive Director  
State Office of Administrative Hearings and Rules

## 2007 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
1	January 15, 2007	February 1, 2007
2	February 1, 2007	February 15, 2007
3	February 15, 2007	March 1, 2007
4	March 1, 2007	March 15, 2007
5	March 15, 2007	April 1, 2007
6	April 1, 2007	April 15, 2007
7	April 15, 2007	May 1, 2007
8	May 1, 2007	May 15, 2007
9	May 15, 2007	June 1, 2007
10	June 1, 2007	June 15, 2007
11	June 15, 2007	July 1, 2007
12	July 1, 2007	July 15, 2007
13	July 15, 2007	August 1, 2007
14	August 1, 2007	August 15, 2007
15	August 15, 2007	September 1, 2007
16	September 1, 2007	September 15, 2007
17	September 15, 2007	October 1, 2007
18	October 1, 2007	October 15, 2007
19	October 15, 2007	November 1, 2007
20	November 1, 2007	November 15, 2007
21	November 15, 2007	December 1, 2007
22	December 1, 2007	December 15, 2007
23	December 15, 2007	January 1, 2008
24	January 1, 2008	January 15, 2008

# CONTENTS

---

## PROPOSED ADMINISTRATIVE RULES, NOTICES OF PUBLIC HEARINGS

---

### Department of State Police

Michigan Commission on Law Enforcement Standards (SOAHR # 2006-074)	
Law Enforcement Standards and Training .....	2-10

### Department of Treasury

Michigan Gaming Control Board (SOAHR # 2006-076)	
Michigan Gaming Control Board Administrative Rules .....	11-30

### Department of Nature Resources

Wildlife Division (SOAHR # 2007-045)	
Wilderness and Natural Areas .....	31-33

---

## ENROLLED SENATE AND HOUSE BILLS SIGNED INTO LAW OR VETOED

---

Table (2007 Session) .....	35-52
----------------------------	-------

---

## MICHIGAN ADMINISTRATIVE CODE TABLE

---

Table (2007 Session) .....	54-59
----------------------------	-------

---

## CUMULATIVE INDEX

---

Cumulative Index (2007) .....	60-65
-------------------------------	-------

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**PROPOSED ADMINISTRATIVE RULES,  
NOTICES OF PUBLIC HEARINGS**

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*MCL 24.242(3) states in part:*

*“... the agency shall submit a copy of the notice of public hearing to the State Office of Administrative Hearings and Rules for publication in the Michigan register. An agency's notice shall be published in the Michigan register before the public hearing and the agency shall file a copy of the notice of public hearing with the State Office of Administrative Hearings and Rules.”*

*MCL 24.208 states in part:*

*“Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

*\* \* \**

*(d) Proposed administrative rules.*

*(e) Notices of public hearings on proposed administrative rules.”*

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**PROPOSED ADMINISTRATIVE RULES**

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SOAHR 2006-074

MICHIGAN DEPARTMENT OF STATE POLICE

MICHIGAN COMMISSION ON LAW ENFORCEMENT STANDARDS

LAW ENFORCEMENT STANDARDS AND TRAINING

Filed with the Secretary of State on

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the Michigan commission on law enforcement standards by section 9 of 1965 PA 203, by section 9 of 1965 PA 380, and by Executive Reorganization Order 2001-2, MCL 28.621.)

Draft October 22, 2007

R 28.14301, R 28.14302, R 28.14303, R 28.14304, R 28.14305, R 28.14306, R 28.14307, R 28.14308, R 28.14309, R 28.14310, R 28.14311, R 28.14312, R 28.14313, R 28.14314, R 28.14315, R 28.14316, R 28.14317, R 28.14318, R 28.14319, R 28.14320 and R 28.14321 are added to the Michigan Administrative Code as follows:

**PART 3. BASIC RECRUIT LAW ENFORCEMENT TRAINING PROGRAMS**

R 28.14301 Definitions.

Rule 301. As used in this part:

"Academy operating contract" means a basic law enforcement training academy standard form contract executed between MCOLES and an academy under the administrative procedures act, section 7, 1969 PA 306, MCL 24.207(p).

"Accredited community college, college, or university" means a community college, college, or university that has been accredited by an agency or association that has been recognized by the United States department of education.

"Agency basic law enforcement training academy" means a law enforcement agency that is approved by the commission to provide a course of study for qualified recruits employed by that law enforcement agency.

"Basic law enforcement training academy graduate" means a recruit who has completed the training and educational requirements of a commission approved basic law enforcement training academy.

"Curriculum" means the commission mandated training objectives and training standards, as well as facilitator guides, assessment instruments, and other materials that are published by the commission for use in a commission approved basic law enforcement training academy.

"Executive committee" means the committee of the commission established pursuant to the commission bylaws.

“Preservice college basic law enforcement training academy” means a commission approved training and education program offered by an accredited community college, college, or university that incorporates the commission mandated curriculum in the academic course of study.

“Program administrator” means a person who is employed by a city, county, township, village, corporation, college, community college, university, or state agency and who has been delegated authority to commit the agency to the basic law enforcement training academy proposal, annual operating plan, and the academy operating contract. The program administrator shall have management and oversight authority of the academy but shall not be the same person as the training director.

“Regional basic law enforcement training academy” means a city, county, township, village, corporation, college, community college, university, or state agency that is approved by the commission to offer a basic law enforcement training program to preservice and employed recruits.

“Satisfactory grade” means a grade of 70%, 2.0 on a 4.0 scale, or an institutional equivalent, or better grade, in each course included in the commission approved course of study in a preservice college basic training academy, unless specified otherwise in these rules.

“Session” means a commission approved time frame during which a group of recruits are trained during basic law enforcement training at an academy.

“Training and education advisory committee” means a group composed of knowledgeable persons, including law enforcement officials, who act in an advisory capacity regarding the establishment, guidance, and evaluation of a commission approved basic law enforcement training academy.

“Training director” means that person who is responsible for the day-to-day operation of a basic law enforcement training academy.

“Training objective” means a behavioral statement that describes a knowledge, skill, or ability to be acquired by the recruit during the delivery of the basic law enforcement training course of study.

R 28.14302 Authorization of basic law enforcement training academy; approval by commission.

Rule 302. A city, county, township, village, corporation, college, community college, university, or state agency shall obtain commission authorization before proceeding to establish an agency or regional basic law enforcement training academy or a preservice college basic law enforcement training academy under R 28.14303.

R 28.14303 Establishment of basic law enforcement training academy; program proposal.

Rule 303. (1) A city, county, township, village, corporation, college, community college, university, or state agency shall submit a written program proposal to establish a basic law enforcement training academy. The written program proposal shall be submitted to the commission in the manner prescribed by the commission not less than 90 days before the date of the commission meeting.

(2) The written program proposal shall contain, at a minimum, all of the following:

A detailed description of the facilities and equipment to be used by recruits and instructors that will comply with the commission requirements.

A description of the duties, responsibilities, and membership of the training and education advisory committee.

The name, address, and position of the program administrator.

The name, title, and qualifications of the training director.

A description of the goals and objectives of the basic law enforcement training academy.

A description of the nature and scope of the applicant's financial and philosophical commitment to the basic law enforcement training academy.

A copy of the academy rules governing recruit conduct.

Identification of the academy requirements for an enrolled recruit.

Identification of the course of study in the law enforcement training academy sessions.

A statement recognizing the commission's authority to visit and inspect the basic law enforcement training academy and to be furnished requested records and documentation.

Identification and descriptions of affiliations with agencies, colleges, and universities that will be a part of the basic law enforcement training academy.

An estimate of the number of basic law enforcement training academy sessions that will be offered on a yearly basis.

A statement documenting the need for establishment of the proposed academy that includes both of the following:

- (i) The need by law enforcement agencies in the proposed service area.
- (ii) The prospective recruits' need for the proposed academy.
- (n) Documentation of support from the local law enforcement community within the geographic service area of the proposed academy.
- (o) A statement describing the selection methods of prospective preservice and preservice college recruits.
- (p) The projected starting and graduation dates of the first basic law enforcement training academy session.
- (q) A definition of the geographical area that the proposed basic law enforcement training academy will serve.
- (r) A projection of the number of recruits that will be enrolled in the academy on a yearly basis.
- (s) Verification that acceptable live-in facilities are available in the vicinity of the basic law enforcement training academy.

(3) The entity submitting the program proposal in subrule (1) of this rule shall do all of the following with respect to the training and education advisory committee described in subrule (2)(b) of this rule.

(a) The training and education advisory committee shall be appointed before development of the program proposal and shall be consulted on all aspects of the application.

(b) The committee shall approve the program proposal before it is submitted to the commission. If the commission approves the program proposal, then the committee shall be consulted on a continuing basis regarding the operation of the academy.

If the commission determines that the application is incomplete, then an amended application with amplification or clarification shall be filed within 30 days after the date of a request by the commission. Failure to comply with subrule (4) of this rule is grounds for denial of the application.

Written commission approval of the program proposal shall be obtained before submitting an annual operating plan under R 28.14307.

An approved basic law enforcement academy that fails to conduct an academy session for 3 years shall submit a new program proposal for commission approval to reestablish itself as an approved basic law enforcement training academy.

R 28.14304 Establishment of preservice college basic training academy; program proposal.

Rule 304. In addition to the requirements in R 28.14303, the program proposal of a preservice college basic law enforcement training academy shall include all of the following:

- (a) A copy of the community college, college, or university rules governing student conduct beyond those established by the commission.
- (b) A description of how students will be selected for acceptance into the preservice college basic training academy at the applicant's institution.
- (c) Identification of how and where the commission curriculum and additional community college, college, or university training objectives will be incorporated into the community college, college, or university course work.

(d) Identification of the requirements that an enrolled preservice college recruit shall meet to successfully complete the prescribed course of study at the community college, college, or university.

R 28.14305 Establishment of agency basic law enforcement training academy; program proposal.

Rule 305. (1) The program proposal of a law enforcement agency that seeks to establish an agency basic law enforcement training academy shall comply with R 28.14303, except for R 28.14303(2) (b), (k), (m), (n), (o) and (q).

(2) In addition to the requirements of subrule (1) of this rule, the application shall include a statement documenting the need for establishment of the proposed academy by the law enforcement agency and the prospective recruits' need for the proposed academy.

R 28.14306 Training director responsibilities.

Rule 306. The training director of an approved basic law enforcement training academy shall do all of the following:

Ensure that the academy is operated in compliance with these rules and the academy operating contract.

Ensure that each recruit is enrolled and maintains compliance with these rules and the academy operating contract.

R 28.14307 Annual operating plan; academy requirements after approval; notice of change in structure or content of program; commission approval required.

Rule 307. A city, county, township, village, corporation, college, community college, university, or state agency authorized by the commission to establish a basic law enforcement training academy shall do the following:

Submit an annual operating plan in the manner prescribed by the commission.

Execute an academy operating contract.

Final approval to operate under MCL 28.609(4)(b) is contingent upon formal acceptance of both subdivisions (a) and (b) of this rule by the commission.

The training director of a basic law enforcement training academy shall notify the commission immediately of any anticipated change in the annual operating plan during an academy session.

Written commission approval of the change shall be obtained before implementing a change.

R 28.14308 Basic law enforcement training academy session; approval required.

Rule 308. A city, county, township, village, corporation, college, community college, university, or state agency approved by the commission as a basic law enforcement training academy shall obtain commission approval in the manner prescribed by the commission before initiating each basic law enforcement training session.

R 28.14309 Revocation of commission approval; probation; suspension.

Rule 309. (1) A documented violation of these rules or the academy operating contract by an approved basic law enforcement training academy shall constitute cause for immediate review of continuing commission approval of the academy. Following the review, the MCOLES executive director may do any of the following:

Revoke the approval of a basic law enforcement training academy.

Suspend the basic law enforcement training academy approval to operate until specified terms and conditions are met.

Place the basic law enforcement training academy on probation for a specific period of time or until specified terms and conditions are met.

Take informal action to resolve the violation.

(2) The placement of an approved basic law enforcement training academy into a status as set forth in subrule (1) of this rule shall result in any of the following:

An academy placed into a status of revocation shall not operate the basic law enforcement academy, regardless of any active recruit sessions. The academy shall not be eligible for approval until submission of an application under R 28.14302 and R 28.14303.

An academy placed into a status of suspension shall not operate the basic law enforcement academy, regardless of any active recruit sessions. The academy shall not be eligible for approval to resume operation until specified terms and conditions set forth by the commission or the executive committee are met. Failure to meet the specified terms and conditions may result in further suspension or revocation of the academy.

An approved basic law enforcement training academy placed into a status of probation may continue operation, including any active recruit sessions, provided that specified terms and conditions set forth by the executive director are met. Failure to meet the specified terms and conditions may result in suspension or revocation of approval of the academy.

The executive director may authorize remedial action to minimize the impact of any academy sanction on recruits.

The executive director shall immediately report his academy disciplinary action to the executive committee.

R 28.14310 Basic law enforcement training academy; right to appeal denial, revocation, suspension, or probation.

Rule 310. (1) A basic law enforcement training academy shall have standing to appeal in writing a denial, revocation, suspension, or probation to the commission within 3 business days of issuance of the original notice.

The executive committee shall act on behalf of the commission, if the commission is not scheduled to meet within 5 business days of receipt of an appeal. A decision by the executive committee or the commission is final.

R 28.14311 Basic law enforcement training curriculum; course of study.

Rule 311. (1) The commission shall publish the basic law enforcement training curriculum.

(2) An approved basic law enforcement training academy shall teach the course of study approved by the commission.

(3) The approved academy shall provide, or provide access to, the curriculum to enrolled recruits.

R 28.14312 Academy enrollment; compliance with standards; deadlines.

Rule 312. (1) An application for enrollment in a commission approved academy, as defined in R 28.14301 (c), (g), and (i), shall be completed in the manner prescribed by the commission and include a release of information for purpose of law enforcement licensing.

The training director shall screen all prospective preservice recruits in a regional basic law enforcement training academy session or a preservice college basic law enforcement training academy to ensure compliance with the selection and employment standards in R 28.14203 (a) to (g) and R 28.14204, not later than 5 business days before the start of an academy session or a preservice college program. An academy shall conduct a background check, in lieu of a comprehensive background investigation, on the form or in the manner prescribed by the commission to determine preservice and preservice college recruit compliance with R 28.14203(e).

Before enrolling a preservice or preservice college recruit in an academy session, the academy shall provide the recruit with an approved medical history form that shall be made available to the examining physician and shall become a part of the physician's medical record.

An employing agency shall ensure compliance with R 28.14206 not later than 5 business days before enrolling a recruit in an academy session.

Within 180 days before the start of an academy, the prospective recruit shall be fingerprinted and a search made of appropriate state and federal fingerprint files to disclose any criminal record.

An oral interview shall be conducted to determine a preservice or preservice college prospective recruit's suitability for a law enforcement officer position and to assess the applicant's demeanor, background, and the ability to communicate.

A prospective recruit intending to enroll in a basic law enforcement training academy session shall take and pass the commission's preenrollment physical fitness examination before, but be within 180 days before the start of the academy session.

The results of the selection and employment standards screening shall be submitted to the commission using the MCOLES information and tracking network not later than 5 business days before the start of an academy session. Exceptions and comments made by the examining physician, an investigator, or other person on source documents shall be included in the MCOLES information and tracking network reporting.

A prospective recruit who is not in full compliance with the selection and employment standards shall not participate in any recruit training or be enrolled by the commission. Any participation in an academic course at a preservice college training academy, without first having complied with this rule, shall not count toward completion of the course of study.

Before enrollment, the prospective recruit shall have executed the commission's standards compliance verification affidavit and the applicant background affidavit.

#### R 28.14313 Military preservice recruits.

Rule 313. (1) A prospective recruit seeking enrollment in a basic training academy who has prior military law enforcement experience may request a waiver of the requirements in R 28.14315(1)(b) to enroll in a commission approved regional or preservice college basic law enforcement training academy, if all of the following requirements are met:

Have successfully completed a mandatory basic military police training academy.

Have served competently as a military police officer, with full powers of arrest, the authority to carry firearms in the performance of his or her duties, while holding the specialty rank or assignment of a military police officer, or its equivalent, in 1 of the 5 branches of the United States armed services, the national guard, or the reserves. The applicant shall have acted in the unrestricted full capacity of a military police officer for a minimum of 2,080 hours following training.

Have been honorably discharged from active duty.

(2) Each requirement listed above shall be verified through a commission review of a properly executed DD-214 and the applicant's military service record.

#### R 28.14314 Basic recruit requirements.

Rule 314. A basic law enforcement training recruit shall do the following:

Comply with all of the attendance and academic requirements.

Comply with all administrative rules, policies and procedures, and academy rules.

Successfully complete the prescribed course of study during the approved academy session. An extension for the completion of the basic training program and testing requirements may be granted by the commission for a recruit under the following conditions:

The recruit has a documented physical injury sustained during an academy training event that is temporary and medically prohibits the recruit from full and active participation in 1 or more components of the basic training program or testing.

The recruit has a documented family or medical emergency situation outside the parameters of the academy that reasonably prohibits the recruit from full and active participation in 1 or more components of the basic training program or testing.

The recruit shall not be absent for more than one-half of any individual physical skills training and not more than 10% of the overall session.

(iv) An application for an extension shall be filed with the commission by the training director for a pre-service recruit or by a law enforcement agency for an employed recruit. The application shall comply with the procedures outlined in the policies and procedures manual published pursuant to R 28.14211.

**R 28.14315 Preservice and preservice college recruit requirements.**

Rule 315. (1) In addition to the requirements of R 28.14314, preservice and preservice college recruits shall do all of the following:

(a) Meet and maintain compliance with the selection and employment standards in R 28.14203 (a) to (g) and R 28.14204.

(b) Possess either an associate or baccalaureate degree before the commission will recognize the completion of the regional basic law enforcement training academy unless the requirement has been waived under R 28.14313.

(c) At the time of employment, comply with all of the selection and employment standards in R 28.14203 and R 28.14204.

**R 28.14316 Preservice college recruit requirements.**

Rule 316. In addition to the requirements in R 28.14314 and R 28.14315, a preservice college recruit shall do all of the following:

Meet the requirements established by the community college, college, or university for enrollment in its approved preservice college basic training academy.

Complete the commission approved preservice college basic training course of study within a 1-year period.

Attain a satisfactory grade in all preservice college courses, as evidenced by an official academic transcript.

Graduate from an associate or baccalaureate degree program at an accredited community college, college, or university and have been awarded either an associate or baccalaureate degree before employment as a law enforcement officer.

**R 28.14317 Agency basic recruits.**

Rule 317. In addition to the requirements in R 28.14314, an agency basic recruit shall comply with the following:

Meet and maintain compliance with the selection and employment standards in R 28.14203 (a) to (h) and R 28.14204.

Maintain employment with the enrolling agency through successful completion of the course of study.

Complete the commission approved basic training course of study during the session within which the recruit is enrolled.

**R 28.14318 Recruit dismissals; grounds.**

Rule 318. (1) After investigation and consultation with the commission, the training director shall do the following:

(a) Dismiss an enrolled recruit for failure to comply with or successfully complete the requirements in R 28.14314 to R 28.14317, as applicable.

(b) Dismiss an employed recruit for failure to do either of the following:  
(i) Maintain employment with a law enforcement agency during the basic law enforcement training academy.

(ii) Maintain compliance with the minimum selection and employment standards in R 28.14203 (a) to (f) and R 28.14204 during the basic law enforcement training academy.

The training director may dismiss an enrolled recruit after investigation and consultation with the commission for failure to comply with academy rules and regulations or the academy operating contract. An agency law enforcement basic training academy may dismiss an employed recruit for reasons unrelated to subrules (1) and (2) of this rule without consultation with the commission. The academy shall notify the commission of the dismissal and the reason for the dismissal.

The commission may investigate and dismiss a recruit based on a violation of these rules, the academy operating contract, or the academy's rules and regulations as approved in the annual operating agreement.

R 28.14319 Recruit dismissals; appeal; final decision.

Rule 319. (1) A recruit dismissal may be appealed in the following manner:

(a) An employer may appeal a dismissal of an employed recruit to the commission.

(b) A dismissed employed recruit shall not have standing to appeal the dismissal to the commission.

A commission decision on appeal is final.

(3) A preservice or preservice college recruit may appeal a dismissal to the MCOLES executive director. The executive director's decision is final.

R 28.14320 Recruit eligibility to take licensing exam; timeframe.

Rule 320. A basic law enforcement training recruit shall do the following:

Comply with all of the requirements in R 28.14314 to R 28.14317, as applicable, before taking the licensing exam.

Pass the licensing exam within 1 year of complying with the requirements in subdivision (a) of this subrule.

R 28.14321 Recruit licensing eligibility timeframes.

Rule 321. A recruit who is not employed and licensed as a law enforcement officer within 1 year of completion of a basic law enforcement training academy session shall, before licensing, comply with the requirements of the recognition of prior basic law enforcement training and experience program. The executive director may extend the timelines in this subrule by not more than 90 days for either of the following reasons:

If required by reexamination under R 28.14204(g) or R 28.14602.

For good cause based on a prospective employing agency's written request. If an extension request is granted, the extension applies only to employment with the requesting agency.

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**NOTICE OF PUBLIC HEARING**

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SOAHR # 2006-074 SP  
NOTICE OF PUBLIC HEARING  
MICHIGAN DEPARTMENT OF STATE POLICE  
MICHIGAN COMMISSION ON LAW ENFORCEMENT STANDARDS  
Law Enforcement Standards and Training, Part 3 "Recruit Training"

The Michigan Commission on Law Enforcement Standards will hold five public hearings to take comments on proposed revisions to the administrative rule set entitled "Law Enforcement Standards and Training, Part 3 'Recruit Training'."

- Friday, November 30, 2007, at 9:30 a.m. at the Kentwood Police Department, Public Safety Training Building, 4742 Walma Avenue, SE, Kentwood, Michigan
- Monday, December 3, 2007, at 9:30 a.m. at the Auburn Hills Department of Public Safety, 1899 N. Squirrel Road, Auburn Hills, Michigan
- Wednesday, December 5, 2007, at 9:30 a.m. at Northern Michigan University, Don H. Bottum University Center, Marquette / Nicolet Rooms, 1401 Presque Isle Avenue, Marquette, Michigan
- Thursday, December 6, 2007, at 9:30 a.m. at the City Council Chamber, City-County Building, 225 West Main, Gaylord, Michigan.
- Friday, December 7, 2007, at 9:30 a.m. at the Library of Michigan Auditorium, 702 West Kalamazoo, Lansing, Michigan

Comments may also be made by writing to the Executive Director, Michigan Commission on Law Enforcement Standards, 7426 N. Canal Road, Lansing, Michigan 48913. Written comments must be postmarked no later than Friday, December 14, 2007.

The rule set entitled "Law Enforcement Standards and Training, Part 3 'Recruit Training' " provides standards for the establishment and operation of a basic law enforcement training academy, as well as standards for recruit selection, training, and dismissal while in an approved academy. The rules are being revised to reflect statutory revisions to 1965 PA 203, Executive Reorganization Order 2001-2, and changes to the practices and procedures of the Commission.

The hearings are being conducted in compliance with the Administrative Procedures Act; 1969 PA 306, as amended, being MCL 24.201, et seq. The Commission has authority for the rule promulgation pursuant to 1965 PA 203, as amended, being MCL 28.601, et seq. The proposed rules will become effective immediately upon filing with the Secretary of State.

The proposed rules are published in the *Michigan Register* and may be viewed at:

<http://www.state.mi.us/orr/emi/rules.asp?type=dept&id=SP&subId=2006%2D074+SP&subCat=Revision+Text> .

Persons with disabilities who may need assistance to effectively participate in a hearing should call the Commission offices at (517) 322-1417, a week in advance of the hearing to request an accommodation.

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**PROPOSED ADMINISTRATIVE RULES**

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SOAHR 2006-076a  
DEPARTMENT OF TREASURY

MICHIGAN GAMING CONTROL BOARD

MICHIGAN GAMING CONTROL BOARD ADMINISTRATIVE RULES

Filed with the Secretary of State on \_\_\_\_\_

These rules take effect 7 days after filing with the Secretary of State.

(By authority conferred on the Michigan gaming control board by section 4 of Initiated Law of 1996, MCL 432.204)

Draft October 22, 2007

R 432.1401, R 432.1402, R 432.1403, R 432.1404, R 432.1405, R 432.1406 and R 432.1407 of the Michigan Administrative Code are amended as follows:

**PART 4. PUBLIC OFFERING OF DEBT OR EQUITY FOR MICHIGAN CASINOS**

R 432.1401 Applicability.

Rule 401.(1) This part applies to a publicly traded corporation applying for or holding a casino license ~~or supplier license~~ in Michigan; and to persons applying for or holding a casino license ~~or supplier license~~ in Michigan that are owned, directly or indirectly, by a publicly traded corporation, whether through a subsidiary or intermediary company of a publicly traded corporation, if the ownership interest is, directly or indirectly, or will be upon approval by the board, more than 5% of the person applying for or holding the casino license ~~or supplier license~~.

(2) This part also applies to persons, other than publicly traded corporations, that apply for or hold a casino license ~~or supplier license~~ in Michigan or have or will have, upon approval of the board, more than a 5% ownership interest in a person that has applied for or holds a casino license ~~or supplier license~~ in Michigan and makes a public offering of its debt securities.

(3) If the board determines that a publicly traded corporation, a subsidiary, an intermediary company, a holding company of a publicly traded corporation, or other person has the actual ability to exercise influence over a person applying for or holding a casino license ~~or supplier license~~ in Michigan, regardless of the percentage of ownership possessed by the publicly traded corporation, subsidiary, intermediary company, holding company of a publicly traded corporation, or other person, the board may require that person to comply with this part.

(4) This part shall not apply to an institutional investor unless it has more than a 15% interest in a person applying for or holding a casino license ~~or supplier license~~ or does not meet the standards of section 6c(1) of the act for waiver of the eligibility and suitability requirements for qualification or licensure under the act or these rules.

R 432.1402 Public offerings.

Rule 402. A person applying for or holding a casino license ~~or supplier license~~ in Michigan, or a person that has, or upon board approval will have, more than a 5% ownership interest in a person applying for or holding a casino license ~~or supplier license~~ in Michigan, that commences a public offering of debt or equity securities ~~shall~~ **must** notify the board ~~with regarding to~~ a

public offering of the securities required to be registered with the securities and exchange commission or ~~with regarding to~~ any other type of public offering not later than 10 business days after the initial filing of a registration statement with the securities and exchange commission or, ~~with regarding to~~ any other type of public offering, not later than 10 business days before the public use or distribution of any offering document, if either of the following provisions applies:

(a) The person that is applying for or holding the casino license ~~or supplier license~~, or other person that has, or upon board approval will have, more than a 5% ownership interest in a person that is applying for or holding the casino license ~~or supplier license~~, and that intends to issue the securities is not a publicly traded corporation.

(b) The person applying for or holding the casino license ~~or supplier license~~, or other person that has, or upon board approval will have, more than a 5% ownership interest in a person applying for or holding the casino license ~~or supplier license~~, and that intends to issue the securities is a publicly traded corporation and the proceeds of the offering, in whole or in part, are intended to be used for any of the following purposes:

(i) To pay for the construction of a casino or a casino enterprise to be owned or operated by a person applying for or holding the casino license ~~or supplier license~~ in Michigan.

(ii) To acquire any direct or indirect ownership interest in a casino or casino enterprise located in Michigan ~~or in a supplier licensee~~.

(iii) To finance the operation of a casino or casino enterprise in Michigan by a person applying for or holding a casino license ~~or supplier license~~.

(iv) To retire or extend obligations incurred for 1 or more purposes set forth in paragraphs (i), (ii), ~~or~~ **and** (iii) of this subdivision.

R 432.1403 Notice of public offering.

Rule 403. A person notifying the board of a public offering ~~shall~~ **must** disclose all of the following information:

(a) A description of the securities to be offered.

(b) The proposed terms upon which the securities are to be offered.

(c) The anticipated gross and net proceeds of the offering, including a detailed list of expenses.

(d) The use of the proceeds.

(e) The name and address of the lead underwriter, if any.

(f) The form of the underwriting agreements, if any, the agreement underwriters, if any, and the selected dealers agreements, if any.

(g) A statement of intended compliance with all applicable federal, state, local, and foreign securities laws.

(h) The names and addresses of the issuer's counsel for the public offering, independent auditors, and special consultants for the offering.

(i) If any securities to be issued are not to be offered to the general public, then the general nature of the offerees and the form of the offering.

(j) Any other offering material requested by the board.

R 432.1404 Fraudulent and deceptive practices prohibited.

Rule 404. A disciplinary action may be initiated against a person applying for or holding a casino license ~~or supplier license~~, or other person covered by this part, if any of the following provisions apply to the person in connection with the purchase or sale of any security issued by a person covered by this part:

(a) The person is found guilty of a violation of rule 10b-5, 17 C.F.R. § 240.10(b)-5 promulgated by the securities and exchange commission under section 10(b) of the securities exchange act of 1934, 15 U.S.C.; § 78(j).

(b) The person pleads nolo contendere to a violation of rule 10b-5, 17 C.F.R. § 240.10(b)-5, promulgated by the securities and exchange commission under section 10(b) of the securities exchange act of 1934, 15 U.S.C.; § 78(j).

(c) The person is the subject of a final cease and desist order with respect to a violation of rule 10b-5, 17 C.F.R. § 240.10(b)-5, promulgated by the securities and exchange commission under section 10(b) of the securities exchange act of 1934, 15 U.S.C.; § 78(j).

(d) The person is subject to an order of permanent injunction issued on the basis of a violation of rule 10b-5, 17 C.F.R. § 240.10(b)-5 promulgated by the securities and exchange commission under section 10(b) of the securities exchange act of 1934, 15 U.S.C.; § 78(j).

(e) The person is the subject of a similar final action taken on the basis of a violation of rule 10b-5, 17 C.F.R. § 240.10(b)-5, promulgated by the securities and exchange commission under section 10(b) of the securities exchange act of 1934, 15 U.S.C.; § 78(j).

R 432.1405 Submission of proxy and information statements.

Rule 405. Each publicly traded corporation that applies for or holds a casino license ~~or supplier license~~ **shall must**, within 10 business days after distributing, to its security holders, a proxy statement or information statement that is subject to regulation 14A or 14C of the securities and exchange commission, submit the proxy statement or information statement to the board.

R 432.1406 Reporting requirements.

Rule 406.(1) **If** a publicly traded corporation or other person that applies for or holds a casino license ~~or supplier license~~ **and that files any of the following documents with the securities and exchange commission, the person shall must file 1 copy of each document with the board**, within 10 business days of filing the documents with the securities and exchange commission, ~~file 3 copies of the document with the board~~:

- (a) Form 10.
- (b) Form 10-Q.
- (c) Form 10-K.
- (d) Form 8-K.
- (e) Form 1-A.
- (f) Registration Statement S-1.
- (g) Registration Statement SB-2.
- (h) Registration Statement 10-SB.
- (i) Report 10-KSB.
- (j) Report 10-QSB.
- (k) Schedule 13e-3.
- (l) Schedule 14D-9.

(m) A filing required by rule 14f-1 promulgated under the securities exchange act of 1934, 15 U.S.C. § 78a et seq.

(2) ~~If a publicly traded corporation or other person that applies for or holds a casino license or supplier license and that receives any material document filed with the securities and exchange commission by any other person relating to the publicly traded corporation, the person must~~ **shall, within 10 business days after receipt of the material, file 1 copy of the document with the board within 10 business days after receipt of the material.**

(3) A publicly traded corporation or other person that applies for or holds a casino license or supplier license ~~shall~~ **must** file a list of record holders of its voting securities with the board annually.

(4) A person applying for or holding a casino license or supplier license ~~shall~~ **must** report, to the board, the election or appointment of a director, or officer of that applicant or licensee, or a holding company of that applicant or licensee, who is actively and directly engaged in the administration or supervision of that applicant or licensee.

(5) ~~Within 10 business days of when a person becomes aware of the transaction, If a person that applies for or holds a casino license or supplier license shall advise the board, in writing, when learns that a key person or substantial owner of the publicly traded corporation has disposed of the person's his or her voting securities, the person must provide the board with written notice of the transaction within 10 business days of becoming aware of it.~~

(6) ~~Within 30 days of a board request or at another time established by the board, a A person who applies for or holds a casino license or supplier license and all other persons covered by this part shall must file any other document requested by the board to ensure compliance with the act or this part within 30 days of a board request or at another time established by the board.~~

R 432.1407 Required charter provisions.

Rule 407.(1) A person covered by this part that applies for or holds a casino license shall include all of the following provisions, or similar provisions approved by the board under subsection (c), in its organizational documents:

*"The [corporation] [partnership] [limited liability company] shall not issue more than five percent (5%) of any voting securities or other voting interests to a person except in accordance with the provisions of the Michigan Gaming Control and Revenue Act, MCL 432.201 et seq. and the rules promulgated thereunder.*

*(a) The issuance of any voting securities or other voting interests in violation thereof shall be void and such voting securities or other voting interests shall be deemed not to be issued and outstanding until one (1) of the following occurs:*

*(1) The [corporation] [partnership] [limited liability company] shall cease to be subject to the jurisdiction of the board.*

*(2) The board shall, by affirmative action, validate said issuance or waive any defect in issuance.*

*(b) No voting securities or other voting interests issued by the [corporation] [partnership] [limited liability company] and no interest, claim, or charge of more than five percent (5%) therein or thereto shall be transferred in any manner whatsoever except in accordance with the provisions of the act and rules promulgated thereunder. Any transfer in violation thereof shall be void until one (1) of the following occurs:*

*(1) The [corporation] [partnership] [limited liability company] shall cease to be subject to the jurisdiction of the board.*

*(2) The board shall, by affirmative action, validate said transfer or waive any defect in said transfer.*

*(c) If the board at any time determines that a holder of voting securities or other voting interests of this [corporation] [partnership] [limited liability company] shall be denied the application for transfer, then the issuer of such voting securities or other voting interests may, within thirty (30) days after the denial, purchase such voting securities or other voting interests of such denied applicant at the lesser of:*

*(1) the market price of the ownership interest; or*

*(2) the price at which the applicant purchased the ownership interest; unless such voting securities or other voting interests are transferred to a suitable person (as determined by the board) within thirty (30) days after the denial of the application for transfer of ownership.*

*(d) Until such voting securities or other voting interests are owned by persons found by the board to be suitable to own them, the following restrictions must be followed:*

*(1) The [corporation] [partnership] [limited liability company] shall not be required or permitted to pay any dividend or interest with regard to the voting securities or other voting interests.*

*(2) The holder of such voting securities or other voting interests shall not be entitled to vote on any matter as the holder of the voting securities or other voting interests, and such voting securities or other voting interests shall not for any purposes be included in the voting securities or other voting interests of the [corporation] [partnership] [limited liability company] entitled to vote.*

*(3) The [corporation] [partnership] [limited liability company] shall not pay any remuneration in any form to the holder of the voting securities or other voting interests as provided in this paragraph."*

(2) A person covered by this part that applies for a casino license ~~shall~~ **must** be in compliance with subrule (1) of this rule before the board issues **the person** a license.

(3) A person who applies for or holds a casino license ~~shall~~ **must** submit charter provisions similar to the provisions in subrule (1) of this rule to the board not less than 30 days before the public offering for approval. The board shall notify the person, in writing, that the charter provisions are acceptable.

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**PROPOSED ADMINISTRATIVE RULES**

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SOAHR 2006-076b

DEPARTMENT OF TREASURY

MICHIGAN GAMING CONTROL BOARD

MICHIGAN GAMING CONTROL BOARD ADMINISTRATIVE RULES

Filed with the Secretary of State on \_\_\_\_\_

These rules take effect 7 days after filing with the Secretary of State.

(By authority conferred on the Michigan gaming control board by section 4 of Initiated Law of 1996, MCL 432.204)

Draft October 22, 2007

R 432.1714 and R 432.1715 are added to the Michigan Administrative Code as follows:

**PART 7. DENIAL AND EXCLUSION HEARINGS**

R 432.1714 Request for declaratory ruling; form; contents.

Rule 714.(1) A person, who requests a declaratory ruling from the board as to the applicability to an actual state of facts of a statute, rule, resolution or order administered, promulgated, or issued, by the board, must do so in writing.

(2) The written request must contain the relevant and material facts along with a reference to the statute, rule, resolution, or order applicable.

R 432.1715 Declaratory ruling; notice of issuance; request for information or arguments; hearing.

Rule 715.(1) Within 60 calendar days of the receipt of the request for a declaratory ruling, the board will issue a written notification by regular first-class mail to the petitioner and the petitioner's legal counsel, if any, stating whether or not a declaratory ruling will be issued.

(2) If the board decides to issue a declaratory ruling, the board may do any of the following:

- (a) Request more information from the person.
- (b) Request information from other interested persons.
- (c) Request information from experts outside the board.
- (d) Request oral or written arguments from interested parties.
- (e) Hold a hearing upon proper notice to all interested parties.

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**PROPOSED ADMINISTRATIVE RULES**

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SOAHR 2006-076 c

DEPARTMENT OF TREASURY

MICHIGAN GAMING CONTROL BOARD

**MICHIGAN GAMING CONTROL BOARD ADMINISTRATIVE RULES**

Filed with the Secretary of State on \_\_\_\_\_

These rules take effect 7 days after filing with the Secretary of State.

(By authority conferred on the Michigan gaming control board by section 4 of Initiated Law of 1996, MCL 432.204)

Draft October 22, 2007

R 432.1812, R 432.1838, and R 432.1839 of the Michigan Administrative Code are amended as follows:

**PART 8. CONDUCT OF GAMING/GAMING EQUIPMENT**

R 432.1812 ~~Board registration number; inventory~~ **Live gaming inventory.**

Rule 812. (1) ~~A live gaming device shall display an external registration tag and number that is issued and affixed by the board.~~ **The casino licensee must assign a unique number to each live gaming device which will be known as the asset number.**

(2) The casino licensee ~~shall~~ **must** maintain an inventory of live gaming devices. The inventory ~~shall~~ **must** include all of the following information:

(a) ~~The serial asset number, if any, assigned to the live gaming device by the manufacturer.~~ **casino licensee.**

~~(b) the registration number issued by the board.~~

(e)(b) The type of game for which the live gaming device is designed and used.

(d)(c) The location of each live gaming device.

(e)(d) The manufacturer of the live gaming device.

(3) A casino licensee ~~shall~~ **must** submit the inventory report to the board on a form prescribed by the board within 10 days of the issuance of the casino license and on each subsequent anniversary date of the issuance of the casino license.

R 432.1838 Authorization for progressive electronic gaming devices.

Rule 838. (1) This rule authorizes the use of progressive electronic gaming devices within 1 casino if the electronic gaming devices ~~are in compliance~~ **comply** with the requirements of these rules.

(2) A casino licensee ~~shall~~ **must** ~~notify~~ **provide** the board ~~with~~ **with** ~~of all of~~ the following information before ~~utilizing~~ **using** progressive electronic gaming devices ~~within the~~ **its** casino:

(a) The serial numbers of the electronic gaming devices that are common to a single progressive link.

~~(b)~~ The board registration number of the electronic gaming devices that are common to a single progressive link.

~~(e)~~(b) The odds of hitting the progressive amount on each of the electronic gaming devices that is attached to the link.

~~(d)~~(c) The reset value of the progressive link.

~~(e)~~(d) The rate of progression for the progressive link.

~~(f)~~(e) How the rate of progression is split between the various progressive components.

~~(g)~~(f) Other information deemed necessary by the executive director or the board to ensure compliance with the act and this part.

(3) ~~The board shall approve, on a case by case basis, wide area progressive games that link gaming devices in more than one casino.~~ **Wide area progressive systems that link gaming devices in more than 1 casino may not be used without prior written board approval.**

(4) ~~All of the~~ The following provisions apply to progressive electronic gaming devices:

(a) A progressive electronic gaming device is an electronic gaming device that has a payoff ~~which that~~ increases uniformly as the electronic gaming device is played.

(b) A progressive jackpot may be won where a certain preestablished criteria, which does not have to be a winning combination, is satisfied.

(c) A bonus game where certain circumstances are required to be satisfied before awarding a fixed bonus prize is not a progressive electronic gaming device and is not subject to this rule.

(5) ~~An operator casino licensee shall must not reduce the amount displayed on a progressive jackpot meter or otherwise reduce or eliminate a progressive jackpot unless all 1 of the following provisions are met~~ **circumstances exist:**

(a) A player wins the jackpot.

(b) The ~~operator casino~~ licensee adjusts the progressive jackpot meter to correct a malfunction or to prevent the display of an amount greater than a limit imposed in these rules and the ~~operator casino~~ licensee documents the adjustment and the reasons for it.

(c) The ~~operator casino~~ licensee's gaming operations at the establishment cease for any reason other than a temporary closure where the same licensee resumes gaming operations at the same establishment within a month.

(d) The **casino** licensee distributes the incremental amount to another progressive jackpot at the ~~operator casino~~ licensee's establishment if ~~any of all~~ the following ~~provisions apply~~ **circumstances exist:**

(i) The ~~operator casino~~ licensee documents the distribution.

(ii) A machine offering the jackpot to which the ~~operator casino~~ licensee distributes the incremental amount does not require that more money be played on single play to win the jackpot than the machine from which the incremental amount is distributed.

(iii) A machine offering the jackpot to which the incremental amount is distributed complies with the **board's** minimum theoretical payout requirement ~~of the board~~.

(iv) The distribution is completed within 30 days after the progressive jackpot is removed from play or within a longer period as the **agency board**, for good cause, may approve.

~~(v)~~(e) The board, for good cause, approves in writing, a reduction, elimination, distribution, or procedure not other described in this rule.

(6) ~~Both of the~~ The following provisions apply to **permitting the** transferring of a progressive jackpot that is in play:

(a) A progressive jackpot that is currently in play may be transferred to another progressive electronic gaming device on the casino floor under any of the following circumstances:

(i) Electronic gaming device malfunction.

- (ii) Electronic gaming device replacement.
- (iii) Other good reason deemed appropriate by the board to ensure compliance with the act and these rules.
- (b) If the events set forth in subdivision (a) of this subrule do not occur, then the progressive award ~~shall~~ **must** be permitted to remain until it is won by a player or until transfer is approved by the board.
- (7) ~~All of the~~ The following provisions apply to recording, keeping, and **reconciling** ~~reconciliation~~ of the jackpot amount.
- (a) A casino licensee ~~shall~~ **must** maintain a record of the amount shown on a progressive jackpot meter.
- (b) A casino licensee ~~shall~~ **must** maintain supporting documents to explain any reduction in the payoff amount from a previous entry.
- (c) A casino licensee ~~shall~~ **must** retain the records and documents for a period of 5 years unless otherwise provided by the board in writing.
- (8) An electronic gaming device ~~shall~~ **must** be linked to a progressive meter or meters showing the current payoff to all players who are playing an electronic gaming device and who may potentially win the progressive amount.
- (9) **Except as otherwise authorized** ~~Unless permitted by the board, in writing, when 2 or more than 1~~ progressive electronic gaming devices ~~is are~~ linked together, each electronic gaming device on the link ~~shall~~ **must** have the same probability of hitting the combination that will award the progressive jackpot or jackpots.
- (10) ~~Both of the~~ The following provisions apply to the normal operating mode of the progressive controller:
  - (a) During the normal operating mode of the progressive controller, the controller ~~shall~~ **must** do both of the following:
    - (i) Continuously monitor each electronic gaming device attached to the controller to detect ~~inserted tokens or~~ credits wagered.
    - (ii) Multiply the ~~accepted tokens~~ **credits wagered** by the programmed rate of progression to determine the correct amounts to apply to the progressive jackpot.
  - (b) The progressive display ~~shall~~ **must** be constantly updated as play on the link ~~is continued~~. It is acceptable to have a slight delay in the update if, when a jackpot is triggered, the jackpot amount is shown immediately.
- (11) Both of the following provisions apply to the jackpot operating mode of the progressive controller:
  - (a) The progressive controller ~~is required to~~ **must** send to the electronic gaming device the amount that was won. The electronic gaming device ~~is required to~~ **must** update its electronic ~~and mechanical~~ meters to reflect the winning jackpot amount consistent with this rule. In instances where the jackpot values are extremely high, the board may waive the requirements of this rule.
  - (b) If more than 1 progressive electronic gaming device is linked to the progressive controller, then the progressive controller ~~shall~~ **must** automatically reset to the *reset* amount and continue normal play. During this time, the progressive meter or another attached approved device ~~shall~~ **must** display all of the following information:
    - (i) The identity of the electronic gaming device that caused the progressive meter to activate.
    - (ii) The winning progressive amount.
    - (iii) The new normal mode amount that is current on the link.
- (12) ~~All of the~~ The following provisions apply to the security of the progressive controller:

(a) A progressive controller linking 2 or more progressive electronic gaming devices ~~shall~~ **must** be housed in a double-keyed compartment in a location approved by the board. All keys ~~shall~~ **must** be maintained in accordance with the licensee's approved internal controls.

(b) The board ~~shall~~ **must** be in possession of 1 of the keys.

(c) A list of the occupational licensees who have access to a progressive controller ~~shall~~ **must** be submitted to the board and updated continually.

(d) A progressive controller entry authorization log ~~shall~~ **must** be maintained within each controller. The log shall be on a form prescribed by the board and completed by an individual **who** ~~gainsing~~ entrance to the controller.

(e) Security restrictions ~~shall~~ **must** be submitted in writing, to the executive director for approval not less than 60 days before their enforcement. All restrictions approved by the board will be made on a case-by-case basis in the case of a stand-alone progressive where the controller is housed in the logic area.

(13) A progressive controller or another approved attached device or system ~~shall~~ **must** keep all of the following information in nonvolatile memory, which ~~shall~~ **must** be displayed upon demand:

(a) The number of progressive jackpots won on each progressive level if the progressive display has more than 1 winning amount.

(b) The cumulative amounts paid on each progressive level if the progressive display has more than 1 winning amount.

(c) The maximum amount of the progressive payout for each level displayed.

(d) The minimum amount or reset amount of the progressive payout for each level displayed.

(e) The rate of progression for each level displayed.

(14) Both of the following provisions apply to limits on the jackpot of a progressive electronic gaming device:

(a) A casino licensee may impose a limit on the jackpot of a progressive electronic gaming device if the limit imposed is greater than the possible maximum jackpot payout on the electronic gaming device at the time the limit is imposed.

(b) A casino licensee ~~shall~~ **must** inform the public of the limits of a progressive electronic gaming device. The information ~~shall~~ **must** be contained in a prominently displayed notice.

#### R 432.1839 Electronic gaming device specifications and requirements.

Rule 839. (1) An electronic gaming device used in a casino must meet the specifications set forth in this rule.

(2) All of the following provisions apply to equipment ~~licensure and~~ approval:

(a) The board ~~must license~~ **approve** an electronic or mechanical gambling game before use.

(b) Except as otherwise determined by the board, the following may not be used for gaming by any casino licensee without the prior written approval of the board:

(i) Bill acceptors or bill validators.

(ii) Token acceptors.

(iii) Progressive controllers.

(iv) Progressive displays.

(v) Associated gaming equipment as provided for in R 432.1842.

~~(vi)~~ (c) The manufacturer and manufacturer Michigan supplier license number ~~shall~~ **must** be recorded on the slot inventory log.

~~(e)~~ (d) The ~~licensure and~~ approval ~~shall~~ **must** describe, with particularity, the equipment or device approved.

(3) Both of the following provisions apply to testing:

- (a) Both of the following ~~shall~~ **must** be tested before ~~licensure or~~ approval for use:
- (i) An electronic gaming device.
  - (ii) Another device or other equipment as the executive director may deem necessary to ensure compliance with the act and this part.
- (b) The board may take **both of** the following actions:
- (i) Employ the services of an outside independent gaming test laboratory to conduct the testing.
  - (ii) Bill a licensee who requests ~~licensure or~~ approval of a device or equipment through any billing mechanism the board deems appropriate.
- (4) An applicant who is served with a notice of denial under this rule may request a hearing to appeal the test results.
- (5) An electronic gaming device ~~shall~~ **must** meet all of the following security and audit specifications:
- (a) Be controlled by a microprocessor.
  - (b) Be connected and communicating to an approved casino central computer system.
  - (c) Have an internal enclosure for the circuit board that is locked or sealed, or both, before game play.
  - (d) After a power failure, be able to continue a game without loss of data.
  - (e) Have game data recall for the current game and the previous 4 games.
  - (f) Have a random selection process that satisfies the 99% confidence level using any of the following tests:
    - (i) Standard chi-squared.
    - (ii) Runs.
    - (iii) Serial correlation.
    - (iv) Another standard mechanical test for randomness as approved by the board.
  - (g) Clearly display applicable rules of play and the payout schedule.
  - (h) Display an accurate representation of each game outcome utilizing any of the following:
    - (i) Rotating reels.
    - (ii) Video monitors.
    - (iii) Another type of display mechanism that accurately depicts the outcome of the game.
    - ~~(i) Display an external registration tag and number issued by the board.~~
- (6) All of the following requirements apply to the control program:
- (a) Electronic gaming device control programs ~~shall~~ **must** test themselves for possible corruption caused by failure of the program storage media.
  - (b) The test methodology ~~shall~~ **must** detect 99.99% of all possible failures.
  - (c) The control program ~~shall~~ **must** allow for the electronic gaming device to be continually tested during game play.
  - (d) Except as otherwise authorized by the board, the control program ~~shall~~ **must** reside in the electronic gaming device that is contained in a storage medium ~~which that~~ is not alterable through use of the circuitry or programming of the electronic gaming device itself.
  - (e) The control program ~~shall~~ **must** check for all of the following:
    - (i) Corruption of RAM locations used for crucial electronic gaming device functions.
    - (ii) Information relating to the current play and final outcome of the 4 previous games.
    - (iii) Random number generator outcome.
    - (iv) Error states.
  - (f) Detection of corruption is a game malfunction that must result in a tilt condition that identifies the error and causes the electronic gaming device to cease further function.
  - (g) The control program ~~shall~~ **must** have the capacity to display a complete play history for the current game and the previous 4 games.
  - (h) The control program ~~shall~~ **must** display an indication of all of the following:

- (i) The game outcome or a representative equivalent.
- (ii) Bets placed.
- (iii) Credits or tokens paid.
- (iv) Credits or tokens cashed out.
- (v) Any error conditions.
- (vi) Any other information deemed necessary by the board to ensure compliance with the act and these rules.

(i) The control program ~~shall~~ **must** provide the means for on-demand display of the electronic meters utilizing a key switch on the exterior of the electronic gaming device.

(7) All of the following provisions apply to accounting meters:

(a) An electronic gaming device ~~shall~~ **must** be equipped with both electronic and electromechanical meters.

~~(b) An electronic gaming device's electromechanical meters shall have not less than 6 digits.~~

(e)(b) An electronic gaming device's electronic meters ~~shall~~ **must** tally totals to **at least** 8 digits and be capable of rolling over when the maximum value is reached.

~~(d)(c)~~ An electronic gaming device's control program ~~shall~~ **must** provide the means for on-demand display of the electronic meters utilizing a key switch on the exterior of the machine.

~~(e) The required electromechanical meters shall be in compliance with the following provisions:~~

~~(i) The tokens-in meter shall cumulatively count the number of tokens that are wagered by actual tokens inserted or credits bet.~~

~~(ii) The tokens-out meter shall cumulatively count the number of tokens won that are paid by the hopper or credits won that are subsequently bet.~~

~~(iii) The tokens-dropped meter shall maintain a cumulative count of the number of tokens that have been diverted into a drop bucket.~~

~~(iv) The jackpots-paid meter shall closely reflect the cumulative amounts paid by an attendant for progressive and nonprogressive jackpots.~~

(f)(d) Electronic meters ~~shall~~ **must** have an accuracy rate of 99.99% or better.

~~(g) Electromechanical meters shall meet a reasonable level of accuracy, given the available technology, as approved by the board.~~

~~(h)(e)~~ The required electronic meters ~~shall~~ **must** be in compliance with the following provisions:

(i) The tokens-in meter ~~shall~~ **must** cumulatively count the number of tokens that are wagered by actual tokens inserted or credits bet, or both.

(ii) The tokens-out meter ~~shall~~ **must** cumulatively count the number of tokens won that are paid by the hopper or credits won that are subsequently bet, or both.

(iii) The tokens-dropped meter must cumulatively count the number of tokens that have been diverted into a drop bucket and the credit value of all bills inserted into the bill validator for play.

(iv) The jackpots-paid meter ~~shall~~ **must** reflect the cumulative amounts paid by an attendant for progressive jackpots and nonprogressive jackpots.

(v) The games-played meter ~~shall~~ **must** display the cumulative number of games played.

(vi) A cabinet door meter ~~shall~~ **must** display the number of times the front cabinet door was opened.

(vii) The drop door meter ~~shall~~ **must** display the number of times the drop door or the bill validator door was opened.

~~(i)(f)~~ If an electronic gaming device is equipped with a bill validator, then the device ~~shall~~ **must** be equipped with a bill validator meter that records all of the following:

(i) The total number of bills that were accepted.

(ii) An accounting of the number of each denomination of bill accepted.

(iii) The total dollar amount of bills accepted.

~~–(j) An electronic gaming device shall be designed so that the replacement of parts or modules required for normal maintenance does not require replacement of the electromechanical meters.~~

(k)(g) An electronic gaming device ~~shall~~ **must** have meters that continuously display all of the following information relating to the current play or monetary transaction:

- (i) The number of tokens or credits wagered in the current game.
- (ii) The number of tokens or credits won in the current game, if applicable.
- (iii) The number of tokens paid by the hopper for a credit cashout or a direct pay from a winning outcome.

(iv) The number of credits available for wagering, if applicable.

~~(h)(h)~~ Electronically stored meter information required by this rule ~~shall~~ **must** be preserved after a power loss to the electronic gaming device and ~~shall~~ **must** be maintained for a period of not less than 180 days.

(8) All of the following provisions apply to clearing permanent meters:

(a) An electronic gaming device may not have a mechanism that causes the required electronic accounting meters to clear automatically when an error occurs.

(b) The required electronic accounting meters may be cleared only if approved by the board.

(c) Required meter readings, when possible, ~~shall~~ **must** be recorded before and after the electronic accounting meter is cleared.

(9) The following provisions apply to randomness events and randomness testing:

(a) Events in electronic gaming devices are occurrences of elements or particular combinations of elements that are available on the particular electronic gaming device.

(b) A random event has a given set of possible outcomes that has a given probability of occurrence called the distribution.

(c) Two events are called independent if both of the following conditions exist:

(i) The outcome of 1 event does not have an influence on the outcome of the other event.

(ii) The outcome of 1 event does not affect the distribution of another event.

(d) An electronic gaming device ~~shall~~ **must** be equipped with a random number generator to make the selection process. A selection process is considered random if all of the following specifications are met:

(i) The random number generator satisfies not less than a 99% confidence level using the standard chi-squared analysis.

(ii) The random number generator does not produce a statistic with regard to producing patterns of occurrences. Each reel position is considered random if it meets not less than 99% confidence level with regard to the runs test or any similar pattern testing statistic.

(iii) The random number generator produces numbers that are independently chosen without regard to any other symbol produced during that play. This test is the correlation test. Each pair of reels is considered random if the pair of reels meet not less than 99% confidence level using standard correlation analysis.

(iv) The random number generator reduces numbers that are chosen without reference to the series of outcomes in the previous game. This test is the serial correlation test. A reel stop position is considered random if it meets not less than 99% confidence level using standard serial correlation analysis.

(v) The random number generator and random selection process ~~shall~~ **must** be impervious to influences from outside the electronic gaming device, including, but not limited to, all of the following:

(A) Electromagnetic interference.

(B) Electrostatic interference.

(C) Radio frequency interference.

(vi) An electronic gaming device ~~shall~~ **must** use appropriate communication protocols to protect the random number generator and random selection process from influence by associated equipment that is conducting data communications with the electronic gaming device.

(10) All of the following provisions apply to safety requirements:

(a) Electrical and mechanical parts and design principles ~~shall~~ **must** not subject a player to physical hazards. An electronic gaming device ~~shall~~ **must** be underwriters laboratories-approved or the equivalent.

(b) Spilling a conductive liquid on the electronic gaming device ~~shall~~ **must** not create a safety hazard or alter the integrity of the electronic gaming device's performance.

(c) The power supply used in an electronic gaming device ~~shall~~ **must** be designed to make minimum leakage of current in the event of an intentional or inadvertent disconnection of the alternate current power ground.

(11) All of the following provisions apply to surge protector:

(a) A surge protector ~~shall~~ **must** be installed on each electronic gaming device.

(b) Surge protection can be internal to the power supply or external.

(c) A battery backup device ~~shall~~ **must** be installed and capable of maintaining the accuracy of required electronic meter information after power is discontinued from the electronic gaming device. The device ~~shall~~ **must** be kept within the locked or sealed logic board compartment and be capable of sustaining the stored information for 90 days.

(12) An on and off switch that controls the electrical current used to operate the electronic gaming device ~~shall~~ **must** be located in an accessible place and within the interior of the electronic gaming device.

(13) **If an electronic gaming device is equipped with a token acceptor, then** ~~All~~ of the following provisions apply to ~~the~~ token acceptors:

~~(a) At least 1 electronic token acceptor shall be installed in each electronic gaming device.~~

~~(b)~~(a) An acceptor ~~shall~~ **must** be approved by the board to indicate that it meets the requirements of these rules.

~~(c)~~(b) A token acceptor ~~shall~~ **must** be designed to accept designated tokens and to reject others.

~~(d)~~(c) The token receiver on an electronic gaming device ~~shall~~ **must** be designed to prevent the use of cheating methods, including, but not limited to, any of the following:

(i) Slugging.

(ii) Stringing.

(iii) Spooning.

~~(e)~~(d) A token that is accepted but not credited to the current game ~~shall~~ **must** be returned to the player by activating the hopper or crediting toward the next play of the electronic gaming device. The electronic gaming device control program ~~shall~~ **must** be capable of handling rapidly fed tokens so that frequent instances where a token is accepted but not credited to the current game are prevented.

~~(f)~~(e) **If an electronic gaming device is equipped with** ~~shall use~~ a token acceptor, **it must that** accepts or rejects a token on the basis of any of the following:

(i) Metal composition.

(ii) Mass.

(iii) Composite makeup.

(iv) Equivalent security.

~~(g)~~(f) An electronic gaming device ~~shall~~ **must** have a suitable detector for determining the direction and speed of token travel in the receiver. If a token traveling at an improper speed or direction is detected, then the electronic gaming device ~~shall~~ **must** enter a tilt condition and display an error condition that requires attendant intervention to clear.

(14) All of the following provisions apply to bill validators:

(a) An electronic gaming device may have a bill validator installed into which a patron may insert currency in exchange for an equal value of electronic gaming device credits. The patron ~~shall~~ **must** be able to obtain an equal number of tokens for the amount of currency that was inserted into the bill validator.

(b) A bill validator may accept any of the following:

(i) One dollar (\$1.00) bills.

(ii) Five dollar (\$5.00) bills.

(iii) Ten dollar (\$10.00) bills.

(iv) Twenty dollar (\$20.00) bills.

(v) Fifty dollar (\$50.00) bills.

(vi) One hundred dollar (\$100.00) bills.

(c) A bill acceptor may be for any single denomination or combination of denominations.

(d) A bill validator ~~shall~~ **must** have software programs that enable the validator to differentiate between genuine and counterfeit bills to a high degree of accuracy.

(e) A bill validator ~~shall~~ **must** be equipped with a bill validator drop box to collect the currency inserted into the bill validator. The bill validator drop box ~~shall~~ **must** be in compliance with all of the following requirements:

(i) **The bill validator drop box must** ~~B~~be housed in a locked compartment separate from any other compartment of the electronic gaming device.

(ii) **The bill validator drop box must** ~~B~~be accessible by a key that will access only the bill validator drop box and no other area of the electronic gaming device.

(iii) **The bill validator drop box must** ~~H~~have a slot opening through which currency can be inserted.

(iv) **The bill validator drop box must** ~~B~~be identifiable to the electronic gaming device from which it was removed.

(v) **The bill validator drop box must** ~~H~~have a separate lock to access the contents of the bill validator drop box. The key to the lock ~~shall~~ **must** not access any other area of the electronic gaming device.

(15) Both of the following provisions apply to an automatic light alarm:

(a) A light ~~shall~~ **must** be installed on the top of the electronic gaming device ~~that~~ **and must** automatically illuminates when the door to the electronic gaming device is opened or when associated equipment that may affect the security or operation of the electronic gaming device is exposed; if the equipment is physically attached to the gaming device.

(b) A bar-top electronic gaming device ~~shall~~ **must** have a light alarm or an audio door alarm, or both, installed. The alarm ~~shall~~ **must** be designed to activate when the machine is entered.

(16) All of the following provisions apply to access to the interior *of an electronic gaming device*:

(a) The internal space of an electronic gaming device ~~shall~~ **must** not be readily accessible when the door is closed.

(b) All of the following ~~shall~~ **must** be in a separate locked or sealed area within the electronic gaming device:

(i) Logic boards.

(ii) Program storage medium.

(iii) RAM.

(c) Access to the area described in subdivision (b) of this subrule is not allowed without prior notification to the board at the casino.

(d) The board ~~shall~~ **must** be allowed immediate access to the locked or sealed area. A casino licensee ~~shall~~ **must** maintain its copies of the keys to electronic gaming devices in accordance with the licensee's approved internal controls.

Unauthorized tampering or entrance into the logic area without prior notification in accordance with subdivision (bc) of this subrule is grounds for disciplinary action.

(17) An electronic gaming device ~~shall~~ **must** have its logic boards and any computer chips that store memory secured in a locked enclosure within the electronic gaming device that ~~shall~~ **must** be sealed with evidence tape. The locked enclosure for logic boards and computer chips within the electronic gaming device ~~shall~~ **must** be sealed with evidence tape by an employee of the board or the Michigan state police assigned to assist the board.

(18) All of the following provisions apply to hardware switches:

(a) A hardware switch may not be installed if it alters the pay tables or payout percentages in the operation of an electronic gaming device.

(b) A hardware switch may be installed to control any of the following:

(i) Graphic routines.

(ii) Speed of play.

(iii) Sound.

(iv) Other approved cosmetic play features.

(c) A machine may have multiple percentage settings if the settings do not violate these rules and if the settings are accessed through software switches approved by the board.

(19) Both of the following provisions apply to multigames:

(a) A gaming device that offers a menu of more than 1 game to the player ~~shall be called~~ **is** a "multigame." A multigame may have various games with configurable percentages. A multigame may be approved by the board if, in addition to any other requirements in these rules, the following 8 digit electronic meters; are available upon display for each game offered on the menu:

(i) Credits wagered or equivalent.

(ii) Credits won or equivalent.

(b) If the method of configuring the game menu may be accomplished by entering a configuration mode of the device, then the method employed ~~shall~~ **must** meet both of the following standards:

(i) The method has sufficient safeguards to prevent unauthorized access.

(ii) The method does not result in data loss or corruption of data sent to the casino central computer system.

(20) All of the following provisions apply to the display of rules of play:

(a) The rules of play for an electronic gaming device ~~shall~~ **must** be displayed on the face or screen of the electronic gaming device.

(b) The rules of play ~~shall~~ **must** be approved by the board.

(c) The board may reject the rules if the board determines that the rules are any of the following:

(i) Incomplete.

(ii) Conflicting.

(iii) Confusing.

(iv) Misleading.

(d) The rules of play ~~shall~~ **must** be kept under glass or another transparent substance.

(e) The rules of play may not be altered without prior approval from the board.

(f) Stickers or other removable devices may not be placed on the electronic gaming device face unless their placement is approved or required by the board.

(21) The following ~~shall~~ **must** not subject a player to physical hazards:

(a) Electrical parts.

(b) Mechanical parts.

(c) Design principles of the electronic gaming device and its component parts.

(22) Electronic gaming device power supply filtering ~~shall~~ **must** be sufficient to prevent disruption of the electronic gaming device by a repeated switching on and off of the AC power.

(23) The following provisions apply to error conditions and automatic clearing:

(a) An electronic gaming device ~~shall~~ **must** be capable of detecting and displaying all of the following conditions:

(i) Power reset.

(ii) Door open.

(iii) Inappropriate token-in if the token is not automatically returned to the player.

(b) The conditions listed in subdivision (a) of this subrule ~~shall~~ **must** be automatically cleared by the electronic gaming device upon initiation of a new play sequence.

(24) The following provisions apply to error conditions and clearing by an attendant:

(a) An electronic gaming device ~~shall~~ **must** be capable of detecting and displaying all of the following error conditions that an attendant may clear:

(i) Token-in jam.

(ii) Token-out jam.

(iii) Hopper empty or timed-out.

(iv) RAM error.

(v) Hopper runaway or extra token paid out.

(vi) Program error.

(vii) Reverse token-in.

(viii) Reel spin error of any type, including a misindex condition for rotating reels. The specific reel number ~~shall~~ **must** be identified in the error indicator.

(ix) Low RAM battery, for batteries external to the RAM itself, or low power source.

(b) A description of the electronic gaming device error codes and their meanings ~~shall~~ **must** be contained inside each electronic gaming device.

(25) **If an electronic gaming device is equipped with a hopper mechanism, then A**all of the following provisions apply to the hopper mechanism:

(a) ~~The An electronic gaming device shall be equipped with a hopper that is~~ **must be** designed to detect all of the following and force the electronic gaming device into a tilt condition if 1 of the following occurs:

(i) Jammed tokens.

(ii) Extra tokens paid out.

(iii) Hopper runaways.

(iv) Hopper empty conditions.

(b) The electronic gaming device control program ~~shall~~ **must** monitor the hopper mechanism for the error conditions specified in subdivision (a) of this subrule in all game conditions.

(c) All tokens paid from the hopper mechanism ~~shall~~ **must** be accounted for by the electronic gaming device, including, to the extent possible, tokens paid as extra tokens during a hopper malfunction.

(d) Hopper pay limits ~~shall~~ **must** be designed to permit compliance by a casino licensee with all applicable taxation laws, rules, and regulations.

(26) An electronic gaming device that is capable of a bidirectional communication with internal or external associated equipment ~~shall~~ **must** use a communication protocol ~~which~~ **that** ensures that erroneous data or signals will not adversely affect the operation of the electronic gaming device.

(27) An electronic gaming device ~~shall~~ **must** meet all of the following maximum and minimum theoretical percentage payouts during the expected lifetime of the electronic gaming device:

(a) The electronic gaming device ~~shall~~ **must** pay out not less than 80%; and not more than 100%; of the amount wagered unless otherwise approved by the board.

(b) The theoretical payout percentage ~~shall~~ **must** be determined using standard methods of the probability theory. The percentage ~~shall~~ **must** be calculated using the highest level of skill where player skill impacts the payback percentage.

(c) An electronic gaming device ~~shall~~ **must** have a probability of obtaining the maximum payout of more than 1 in 50,000,000.

(28) Except in the case of a total memory failure, and if the machine is still operable, an electronic gaming device ~~shall~~ **must** be capable of continuing the current play with all the current play features after an electronic gaming device malfunction is cleared.

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**PROPOSED ADMINISTRATIVE RULES**

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SOAHR 2006-076d

DEPARTMENT OF TREASURY

MICHIGAN GAMING CONTROL BOARD

MICHIGAN GAMING CONTROL BOARD ADMINISTRATIVE RULES

Filed with the Secretary of State on \_\_\_\_\_

These rules take effect 7 days after filing with the Secretary of State

(By authority conferred on the Michigan gaming control board by section 4 of Initiated Law of 1996, MCL 432.204)

Draft October 22, 2007

R 432.1907 is added to the Michigan Administrative Code as follows:

**PART 9. INTERNAL CONTROL PROCEDURES**

R 432.1907 Compliance with internal control procedures.

Rule 907.(1) Casino licensees and casino license applicants must comply with all internal control procedures that have been approved in writing by the board or its designee.

(2) If a casino licensee or casino license applicant fails to comply with any provision of its approved internal control procedures, the board may initiate a disciplinary action.

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**NOTICE OF PUBLIC HEARING**

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**ADMINISTRATIVE RULES 2006-076a, 076b, 076c, 076d-TY**

**MICHIGAN DEPARTMENT OF TREASURY**

**MICHIGAN GAMING CONTROL BOARD**

**NOTICE OF PUBLIC HEARING**

The Michigan Gaming Control Board will conduct a public hearing at the following time and location to allow comment by interested persons on proposed changes to administrative rules.

Date: December 13, 2007

Time: 10:00 a.m. – 12:00 p.m.

Location: Michigan Gaming Control Board  
3062 West Grand Blvd., Suite L-700  
Detroit, Michigan 48202  
Board Hearing Room

The rule set will be amended to create a procedure for declaratory ruling requests, make internal control standards of casino licensees' enforceable, update the rule on electronic gaming devices to comport with current technology, relieve supplier licensees of certain filing requirements regarding publicly traded corporations, and eliminate requirement for registration tags on gaming machine.

The hearing will be held to receive public comments concerning the proposed rules. In addition, interested parties may submit written comments to Michigan Gaming Control Board, 1500 Abbott Road, Suite 400, East Lansing, Michigan 48823, Attention: Laurie Lander, no later than 5:00 p.m. on December 13, 2007. Written comments may also be sent electronically to Ms. Lander at [landerlj@michigan.gov](mailto:landerlj@michigan.gov).

The rules are published on the Michigan Government website at <http://www.michigan.gov/orr> and in the December 1, 2007, issue of the Michigan Register. Copies of the draft rules may also be obtained by mail or electronic request at the address above.

These rules are promulgated by authority conferred on the Michigan Gaming Control Board by section 4 of 1997 PA 69, MCL 432.204(17)(d). These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

Persons needing accommodations for effective participation in the meeting should contact Laurie Lander, Michigan Gaming Control Board, at 517-241-0040 at least one week in advance.

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**PROPOSED ADMINISTRATIVE RULES**

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SOAHR 2007-045

DEPARTMENT OF NATURAL RESOURCES

WILDLIFE DIVISION

WILDERNESS AND NATURAL AREAS

Filed with the Secretary of State on

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the **director of the department of natural resources** ~~commission by section 4 of Act No. 241 of the Public Acts of 1972, being S322.754 of the Michigan Compiled Laws 1972~~ **1994 PA 241 451, MCL 322.754 324.504 and Executive Reorganization Order No. 1991-22, MCL 299.13**)

Draft September 5, 2007

R 322.73.1 is added to the Michigan Administrative Code as follows:

**Regulation No. 73, St. Clair county.**

**R 322.73.1 Algonac state park natural area.**

**Rule 1. The following described area is dedicated as a natural area under the designation of the Algonac Prairie and Savanna Natural Area:** a parcel of land located in fractional Section 27 and in Private Claims (“PC”) 188, 200, 245, and 318; T3N, R16E (Cottrellville Township), commencing at the SW corner of said fractional Section 27; thence Easterly 33 ft., more or less (“m/l”) along the South line of said Section to the East right-of-way (“ROW”) line of Marsh Road for the Point of Beginning (POB); thence continuing Easterly along said South section line to a point on the West line of said PC 200, said point being 2.89 chains (190.74 ft.) Southwesterly along said West line from the NW corner of said PC 200 (General Land Office Plat of Original Survey, U. S. Surveyor General’s Office, 02/20/1818); thence Southwesterly along said West line of said PC 200 to the North line of the South ½ of the South ½ of said PC 200; thence Southeasterly along said North line to the East line of the Westerly 80 acres of said South ½ of the South ½ of said PC 200; thence Southwesterly along said East line to the South line of said PC 200; thence Southeasterly along said South line to the West ROW line of the removed Detroit Interurban Railroad; thence Northerly along said West railroad (“RR”) ROW line to a point being S12d14’W 263.88 ft. from the intersection of the extended centerline of South Parkway Street, Oak Grove Subdivision (recorded Saint Clair County Register of Deeds Office, Liber 18, Page 180), and said West RR ROW line; thence N64dW 216.67 ft.; thence N26dE 256.3 ft.; thence S64dE to said West RR ROW line; thence continuing Northerly along said West RR ROW line to the South ROW line of State

Park Road, Algonac State Park, a point being 1138 ft., m/l, Southerly along the West RR ROW line from the South line of said PC 245; thence N68dW 356 ft., m/l, along the Southerly ROW line of said State Park Road; thence S47d47'W 195 ft., m/l; thence N70d24'W 466 ft., m/l; thence N88d41W 430 ft., m/l; thence N30d05'W 1360 ft., m/l; thence N51d31'W 987 ft., m/l; thence N21d12'E 326 ft., m/l; thence N67d50'W 595 ft., m/l; thence N25d40'E 583 ft., m/l, to the North line of said PC 245; thence S69dE 1325 ft., m/l, along said North line; thence S43d25'E 1035 ft., m/l; thence S20d43'E 179 ft., m/l; thence S67d07'E 1081 ft. m/l, to a point on said West RR ROW line being 61 ft., m/l, Northerly of the South line of said PC 245; thence continuing Northerly along said West RR ROW line to the South line of said PC 318; thence continuing Northerly along said West RR ROW line 328 ft., m/l; thence N65d05'W 453 ft., m/l; thence N24d55'E to the North line of said PC 318; thence Northwesterly along said North line to the East line of the Northwesterly 3460 ft. of said PC 318; thence Southwesterly along said East line to the South line of said PC 318, being also the North line of said PC 245; thence Northwesterly along said North line of said PC 245 to the NW corner of said PC; thence Southwesterly along the West line of said PC 245 to the SW corner of said PC; thence Southeasterly along said South line of said PC 245 to the NW corner of said PC 188; thence Southwesterly along the West line of said PC 188 to a point S87d06'E 1673.4 ft., m/l, from said East ROW line of Marsh Road; thence N87d06'W 1673.4 ft., m/l, to said East ROW line; thence Southerly along said East ROW line 616 ft., m/l, to a parking area; thence Easterly 65 ft., perpendicular to said East ROW line; thence Southerly 130 ft., parallel to said East ROW line; thence Westerly 65 ft., perpendicular to said East ROW line; thence continuing along said East ROW line of Marsh Road to the POB. Total of 1244 acres, m/l.

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**NOTICE OF PUBLIC HEARING**

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(SOAHR 2007-45 NR)

**NOTICE OF PUBLIC HEARING**

The Michigan Department of Natural Resources will conduct a public hearing on a proposed administrative rule amendment promulgated pursuant to 1994 PA 451, MCL 324.504 and Executive Reorganization Order No. 1991-22, MCL 299.13. This rule amendment proposes to add the Algonac Prairie and Savanna Natural Area at Algonac State Park to the list of wilderness and natural areas in the Michigan Administrative Code.

The public hearing will be held at the Fred Quandt VFW Post, 1005 Pointe Tremble Road, Algonac, Michigan, at 7:00 p.m., Monday, December 17, 2007. The Michigan Department of Natural Resources will gather information at this hearing from the public concerning dedication of the Algonac Prairie and Savanna Natural Area at Algonac State Park.

Copies of the proposed rule amendment (SOAHR 2007-45 NR) may be accessed from the State Office of Administrative Hearings and Rules web site at <http://www.michigan.gov/orr>. Copies of the proposed rule may also be obtained by contacting: Regulatory Affairs Officer, Michigan Department of Natural Resources, PO Box 30028, Lansing, MI 48909, Telephone: (517) 241-2328, FAX: (517) 373-8063, or [klontl@michigan.gov](mailto:klontl@michigan.gov)

This notice of public hearing is given in accordance with Section 41 and 42 of Michigan's Administrative Procedures Act, 1969 PA 306, as amended, [MCL 24.421 and 24.242]. This rule will become effective immediately upon filing with the Secretary of State.

All interested persons are invited to attend and present their views and it is requested that all statements be submitted in writing for the hearing record. Anyone unable to attend may submit comments in writing to the address above. Written comments must be received by 5:00 p.m. on December 26, 2007. Persons with disabilities needing accommodations for effective participation in the meeting should contact Algonac State Park at (810) 765-5605, seven days prior to the meeting date to request mobility, visual, hearing or other assistance.

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**ENROLLED SENATE AND HOUSE BILLS  
SIGNED INTO LAW OR VETOED  
(2007 SESSION)**

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*Mich. Const. Art. IV, §33 provides: “Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated.”*

*Mich. Const. Art. IV, §27, further provides: “No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house.”*

*MCL 24.208 states in part:*

*“Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

\* \* \*

*(b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.*

*(c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.”*

**ENROLLED SENATE AND HOUSE BILLS  
SIGNED INTO LAW OR VETOED  
(2007 SESSION)**

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
1		191	Yes	3/1	3/1	3/1/07	Occupations; accounting; qualifications for certified public accountants; revise, and provide certain changes to the peer review requirement. <b>(Sen. R. Richardville)</b>
2		184	Yes	3/19	3/19	3/19/07	State financing and management; budget; expenditure exceeding appropriation level; require notification. <b>(Sen. R. Jelinek)</b>
3		166	Yes	3/19	3/19	3/19/07	Appropriations; zero budget; supplemental appropriations; provide for certain fiscal years. <b>(Sen. R. Jelinek)</b>
4		014	Yes	3/22	3/22	3/22/07	Agriculture; other; loan repayment for sugar beet cooperatives; extend. <b>(Sen. J. Barcia)</b>
5		176	Yes	3/22	3/23	3/23/07	Health facilities; other; appropriated amount of quality assurance assessment collected; increase. <b>(Sen. D. Cherry)</b>
6		221	Yes	4/30	4/30	4/30/07	Appropriations; supplemental; negative supplemental school aid bill; provide for fiscal year 2006-2007. <b>(Sen. R. Jelinek)</b>
7		404	Yes	5/4	5/4	5/4/07	Appropriations; supplemental; multidepartment supplemental for fiscal year 2006-2007; provide for. <b>(Sen. R. Jelinek)</b>
8	4143		Yes	5/10	5/11	5/11/07	Watercraft; violations; certain marine safety misdemeanor violations; designate as state civil infraction. <b>(Rep. S. Bieda)</b>

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91<sup>st</sup> day after *sine die* adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto

# - Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
9	4482		Yes	5/18	5/18	5/18/07	Human services; other; certain family independence program eligibility and sanction for certain noncompliance; clarify. <b>(Rep. B. Clack)</b>
10	4327		Yes	5/24	5/24	5/24/07	Crimes; other; prohibition against selling tomatoes that are not vine-ripened; repeal. <b>(Rep. D. Spade)</b>
11	4322		Yes	5/24	5/24	5/24/07	Liquor; licenses; issuance of on-premises liquor license for certain universities; expand to include certain entities located in Oakland community college and Macomb community college. <b>(Rep. B. Farrah)</b>
12		400	Yes	5/29	5/29	5/29/07 #	Economic development; plant rehabilitation; definition of industrial property; modify. <b>(Sen. J. Allen)</b>
13	4629		Yes	5/29	5/29	5/29/07 #	Economic development; plant rehabilitation; strategic response center; provide for definition. <b>(Rep. G. McDowell)</b>
14	4721		Yes	5/29	5/29	5/29/2007	Environmental protection; water pollution; baseline environmental assessment fee; extend sunset. <b>(Rep. D. Bennett)</b>
15	4530		Yes	6/6	6/6	6/6/07	Retirement; public school employees; actuarial liability contribution; modify. <b>(Rep. L. Gonzales)</b>
16	4512		Yes	6/6	6/6	6/6/07	Retirement; state employees; actuarial liability contribution; modify. <b>(Rep. L. Gonzales)</b>
17		436	Yes	6/6	6/6	6/6/07 +	Appropriations; supplemental; multidepartment supplemental for fiscal year 2007; provide for. <b>(Sen. R. Jelinek)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
18	4850		Yes	6/12	6/12	6/12/07	State financing and management; funds; securitization of tobacco funds; increase amount. <b>(Rep. V. Smith)</b>
19	4207		Yes	6/14	6/14	6/14/07	Occupations; nurses; licensure of graduates from a nursing education program located outside the United States who do not have a certificate from the commission on graduates of foreign nursing schools; provide for. <b>(Rep. H. Hopgood)</b>
20		344	Yes	6/19	6/19	6/19/07	Criminal procedure; sentencing guidelines; citation reference for crime of receiving or concealing stolen property having a value of \$20,000 or more or with prior convictions; revise, and divide section into multiple sections and provide chapter and part headings, and allow use of interactive video technology in courts. <b>(Sen. W. Kuipers)</b>
21		194	Yes	6/19	6/19	6/19/07	Education; alternative; provisions regarding financial responsibility for certain children enrolled in strict discipline academies; revise. <b>(Sen. M. Switalski)</b>
22	4766		Yes	6/26	6/26	6/26/07	Retirement; investments; employer contribution; revise. <b>(Rep. L. Gonzales)</b>
23		025	Yes	6/28	6/28	6/28/07 #	Disabilities; qualified interpreter for deaf or deaf-blind individual; provide in certain circumstances. <b>(Sen. J. Gleason)</b>
24	4208		Yes	6/28	6/28	6/28/07 #	Disabilities; qualified interpreter for deaf or deaf-blind individual; define and provide in certain circumstances. <b>(Rep. D. Spade)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
25	4261		Yes	6/28	6/28	6/28/07	Economic development; other; convention and tourism promotion act; provide for. <b>(Rep. M. Sak)</b>
26		360	Yes	6/28	6/28	6/28/07 #	Transportation; funds; deadline for projects eligible for funding through local match grant programs; extend. <b>(Sen. J. Gilbert)</b>
27	4556		Yes	6/28	6/28	6/28/07 #	Transportation; funds; date revisions; provide for. <b>(Rep. J. Mayes)</b>
28		487	Yes	6/28	6/28	6/28/07	Liens; construction; requirement that owner provide notice of receipt and a copy of sworn statement to subcontractors, laborers, and suppliers; limit to residential projects. <b>(Sen. V. Garcia)</b>
29	4661		Yes	6/28	6/28	6/28/07	Education; other; term as president and vice president of Detroit school board; clarify. <b>(Rep. L. Lemmons)</b>
30		561	Yes	6/28	6/29	6/29/07	Revenue sharing; counties; distributions to authorities; extend for current fiscal year. <b>(Sen. J. Pappageorge)</b>
31	4376		Yes	6/29	6/29	6/29/07	Property tax; payment and collection; collection of municipal solid waste fee; allow. <b>(Rep. G. Cushingberry)</b>
32		070	Yes	7/1	7/2	7/2/07	Education; teachers; date for implementation of requirement for current teachers to receive certain training concerning reading problems; extend to July 1, 2009. <b>(Sen. N. Cassis)</b>
33		266	Yes	7/10	7/10	7/10/07	Occupations; business licensing and regulation; household goods; provide exemption from certification by public service commission of certain carriers. <b>(Sen. V. Garcia)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
34	4851		Yes	7/10	7/11	7/11/07	Higher education; financial aid; transfers of money by Michigan higher education student loan authority to Michigan merit award trust fund; authorize. <b>(Rep. A. Meisner)</b>
35	4177		Yes	7/10	7/11	7/11/07	Insurance; no-fault; premium increases or reinstatement fees for certain military personnel called into active duty; prohibit. <b>(Rep. D. Spade)</b>
36		094	Yes	7/12	7/12	1/1/08 #	Single business tax; replacement; Michigan business tax act; create. <b>(Sen. N. Cassis)</b>
37	4369		Yes	7/12	7/12	7/12/07 #	Education; financing; exemption for certain personal property from certain school operating mills; provide for. <b>(Rep. T. Brown)</b>
38	4370		Yes	7/12	7/12	7/12/07 #	Property tax; state education tax; tax exemption for certain industrial personal property; exempt. <b>(Rep. M. Griffin)</b>
39	4371		Yes	7/12	7/12	7/12/07 #	Economic development; plant rehabilitation; calculation of tax levied; revise. <b>(Rep. M. Corriveau)</b>
40	4372		Yes	7/12	7/12	7/12/07 #	Property tax; exemptions; commercial and industrial personal property; exempt from certain taxes. <b>(Rep. K. Ebli)</b>
41	4493		Yes	7/12	7/12	7/12/07	Appropriations; supplemental; multidepartment supplemental for fiscal year 2006-2007; provide for. <b>(Rep. G. Cushingberry)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
42	4595		Yes	7/12	7/13	7/13/07	Higher education; financial aid; eligibility for Michigan promise award; expand to include certain residents who graduated from out-of-state high schools and revise application deadline and disbursement schedule. <b>(Rep. K. Angerer)</b>
43		134	Yes	7/17	7/17	7/17/07	Property; conveyances; transfer of certain state owned properties in Ingham county, Wayne county, and Tuscola county; provide for, and release certain property rights reserved by the state. <b>(Sen. M. Switalski)</b>
44		588	Yes	7/17	7/17	7/17/07	Economic development; commercial redevelopment; corridor improvement authority; revise eligibility criteria. <b>(Sen. S. Thomas)</b>
45		188	Yes	7/17	7/17	7/17/07	Education; vocational; definition of vocational education and use of vocational education funds; revise, and allow certain acquisition of equipment. <b>(Sen. G. Van Woerkom)</b>
46		290	Yes	7/17	7/17	7/17/07	Financial institutions; mortgage brokers and lenders; licensing requirements for secondary mortgage companies; exempt certain employees and leased employees. <b>(Sen. R. Richardville)</b>
47		354	Yes	8/2	8/3	8/3/07 #	Natural resources; wildlife; double-crested cormorant; provide for control program. <b>(Sen. M. McManus)</b>
48	4471		Yes	8/2	8/3	8/3/07 #	Natural resources; wildlife; double-crested cormorant; define terms for control program. <b>(Rep. D. Booher)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
49	4614		Yes	8/2	8/3	8/3/07 #	Natural resources; wildlife; double-crested cormorant; provide for control fund. <b>(Rep. J. Sheltrown)</b>
50	4884		Yes	8/13	8/14	8/14/07	State financing and management; funds; Michigan trust fund; provide general amendments for tobacco securitization. <b>(Rep. S. Jackson)</b>
51	4641		Yes	8/28	8/28	8/28/07	Drains; drain commissioners; county board of commissioners to change name of office of county drain commissioner to office of the water resources commissioner; authorize, increase amount of bond, and provide for temporary replacement of drain commissioner. <b>(Rep. F. Accavitti)</b>
52		624	Yes	9/3	9/4	9/4/07	Elections; primary; presidential primary process; revise. <b>(Sen. M. McManus)</b>
53	4517		Yes	9/5	9/6	9/6/07	Consumer protection; privacy; social security numbers in documents submitted to register of deeds for recordation; require redaction by register of deeds unless prohibited by law. <b>(Rep. B. Byrum)</b>
54	4519		Yes	9/5	9/6	9/6/07	Consumer protection; privacy; social security numbers in affidavits submitted to register of deeds for recordation; require redaction unless prohibited by law. <b>(Rep. B. Byrum)</b>

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55		298	Yes	9/11	9/12	9/12/07	Consumer protection; privacy; social security numbers in documents recorded by register of deeds; allow redaction in copies of documents unless prohibited by law. <b>(Sen. M. Jansen)</b>
56		299	Yes	9/11	9/12	9/12/07	Consumer protection; privacy; social security numbers in documents submitted to register of deeds for recordation; require redaction by person submitting document unless prohibited by law. <b>(Sen. G. Van Woerkom)</b>
57		301	Yes	9/11	9/12	9/12/07	Consumer protection; privacy; social security numbers in judgments submitted to register of deeds for recordation; require redaction unless prohibited by law. <b>(Sen. J. Pappageorge)</b>
58		303	Yes	9/11	9/12	9/12/07	Consumer protection; privacy; social security numbers in recorded documents made available for inspection by register of deeds; allow redaction unless prohibited by law. <b>(Sen. P. Birkholz)</b>
59		675	Yes	9/11	9/12	9/12/07	Appropriations; natural resources; natural resources trust fund; provide appropriations for. <b>(Sen. R. Kahn)</b>
60		633	Yes	9/18	9/18	9/18/07	Natural resources; hunting; deer hunting season for certain disabled veterans; designate to correspond with youth firearm deer hunting days. <b>(Sen. G. Van Woerkom)</b>
61		069	Yes	9/18	9/19	9/19/07	Economic development; tax increment financing; neighborhood improvement authority; provide for. <b>(Sen. T. Hunter)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
62		207	Yes	9/18	9/19	9/19/07	Economic development; Michigan economic growth authority; definition of high-technology activity; clarify and revise the retained jobs threshold. <b>(Sen. J. Allen)</b>
63	4592		Yes	9/18	9/19	9/19/07	Education; intermediate school districts; study on consolidation of certain noninstructional services; require each intermediate school district to conduct and report on. <b>(Rep. T. Melton)</b>
64	4861		Yes	9/28	9/28	9/28/07	Civil procedure; costs and fees; fees to court of appeals; extend time for rollback. <b>(Rep. M. Meadows)</b>
65	4673		Yes	9/28	9/28	9/28/07	Trade; consumer goods and services; going out of business sale license; allow municipality to waive fee. <b>(Rep. P. Byrnes)</b>
66		655	Yes	9/28	9/28	9/28/07	Campaign finance; other; transfer of certain amount of state campaign funds to the general fund; provide for. <b>(Sen. R. Jelinek)</b>
67		657	Yes	9/28	9/28	9/28/07	Natural resources; funding; refined petroleum fund; appropriate certain funds to the environmental protection fund. <b>(Sen. R. Jelinek)</b>
68		676	Yes	9/28	9/28	9/28/07	Transportation; funds; distribution of state transportation preservation revenue to the transportation fund; provide for. <b>(Sen. R. Jelinek)</b>
69		656	Yes	9/28	9/28	9/28/07	Sales tax; distribution; transfer of funds from the comprehensive transportation fund into the general fund; provide for. <b>(Sen. R. Jelinek)</b>
70		210	Yes	9/28	9/30	9/30/07	Vehicles; title; distribution of fee collected to expedite title application process; revise. <b>(Sen. M. Switalski)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
71		211	Yes	9/28	9/30	9/30/07	Vehicles; registration; distribution of revenue from collection of certain transfer and registration fee; earmark into the transportation administration collection fund. <b>(Sen. M. Switalski)</b>
72		774	Yes	9/30	9/30	9/30/07	Taxation; hotel-motel tax; allowing convention facilities development funds to be used for the general fund; provide for. <b>(Sen. M. Switalski)</b>
73		204	Yes	9/30	9/30	9/30/07 #	Probate; wills and estates; payment from decedent's estate in accordance with the estate recovery program for medicaid; require. <b>(Sen. M. Switalski)</b>
74		374	Yes	9/30	9/30	9/30/07 #	Human services; medical services; estate recovery program for medicaid; implement. <b>(Sen. M. Switalski)</b>
75	5242		Yes	9/30	9/30	9/30/07	Environmental protection; permits; sunset date on certain fee collections; extend. <b>(Rep. D. Bennett)</b>
76	4668		Yes	9/30	9/30	9/30/07	Law enforcement; records; fee for processing name-based criminal record check; provide for, and extend sunset on fee for fingerprint processing. <b>(Rep. R. LeBlanc)</b>
77	4842		Yes	9/30	9/30	9/30/07	Occupations; licensing fees; license fees for various professions; extend sunset. <b>(Rep. M. Meadows)</b>
78	4849		Yes	9/30	9/30	9/30/07 #	Agriculture; pesticides; pesticide applicator fees; extend sunset for fees and earmark to the agriculture licensing and inspection fees fund. <b>(Rep. S. Jackson)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
79	4860		Yes	9/30	9/30	9/30/07 #	Animals; other; pet shop license act; extend sunset for fees and earmark certain fees and administrative fines to the agriculture licensing and inspection fees fund. <b>(Rep. P. Condino)</b>
80	4863		Yes	9/30	9/30	9/30/07 #	Agriculture; animals; horse riding stable license fees and administrative fines; extend sunset for fees and earmark to the agriculture licensing and inspection fees fund. <b>(Rep. B. Johnson)</b>
81	4864		Yes	9/30	9/30	9/30/07 #	Agriculture; animals; livestock operations license fees and administrative fines; extend sunset for fees and earmark to the agriculture licensing and inspection fees fund. <b>(Rep. B. Johnson)</b>
82	4865		Yes	9/30	9/30	9/30/07	Trade; securities; securities fees; revise. <b>(Rep. B. Johnson)</b>
83	4866		Yes	9/30	9/30	9/30/07	Businesses; business corporations; filing fees; revise. <b>(Rep. B. Johnson)</b>
84	4862		Yes	9/30	9/30	9/30/07	Agriculture; diseases and pests; certain nursery stock fees; extend sunset of fees and earmark to the agriculture licensing and inspection fees fund. <b>(Rep. P. Condino)</b>
85	4185		Yes	9/30	9/30	9/30/07	Health facilities; other; revisions regarding hospital, hospital long-term care units, and nursing home quality assurance assessments, extension of sunset, and revisions to appropriations for 2006-07 and 2007-08 fiscal years to support medicaid expenditures for hospital services and therapy; provide for. <b>(Rep. G. Cushingberry)</b>
86	5258		Yes	9/30	9/30	9/30/07	Businesses; limited liability companies; filing fees; revise. <b>(Rep. R. Hammel)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
87	5257		Yes	9/30	9/30	9/30/07	Businesses; nonprofit corporations; filing fees; revise. <b>(Rep. T. Hammon)</b>
88		796	Yes	9/30	9/30	9/30/07	Insurance; other; collection of quality assurance assessment program fees; revise. <b>(Sen. R. Kahn)</b>
89	4228		Yes	9/30	9/30	12/29/07	Criminal procedure; evidence; drug analysis field test; allow as admissible evidence in preliminary hearings. <b>(Rep. P. Condino)</b>
90	5104		No	9/30	9/30	**	Business tax; other; business income tax base; revise to account for deferred liabilities. <b>(Rep. S. Bieda)</b>
91		772	Yes	10/1	10/1	10/1/07 #	Appropriations; other; interim fiscal year appropriations for 2007-2008; provide for. <b>(Sen. R. Jelinek)</b>
92		773	Yes	10/1	10/1	10/1/07 #	Appropriations; school aid; interim fiscal year appropriations for part of 2007-2008; provide for. <b>(Sen. R. Jelinek)</b>
93	5198		Yes	10/1	10/1	12/1/07 #	Use tax; exemptions; certain exemptions; eliminate and impose tax on certain services. <b>(Rep. S. Tobocman)</b>
94	5194		Yes	10/1	10/1	10/1/07 #	Income tax; rate; rate increase, disabled veteran deduction, and cleanup of single business tax references; provide for. <b>(Rep. S. Tobocman)</b>
95	4800		Yes	10/1	10/1	10/1/07 #	Retirement; state employees; pension benefits to retired state employee who is employed by this state; require to freeze during period of employment and require coordination of benefit provisions for healthcare benefits. <b>(Rep. L. Wenke)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
96		396	Yes	10/1	10/1	10/1/07 #	State financing and management; other; committee on government efficiency; create. <b>(Sen. R. Kahn)</b>
97		397	Yes	10/1	10/1	10/1/07 #	State financing and management; other; report by committee on government efficiency; require. <b>(Sen. R. Richardville)</b>
98		398	Yes	10/1	10/1	10/1/07 #	State financing and management; other; committee to review statutory mandates; establish. <b>(Sen. B. Patterson)</b>
99		395	Yes	10/1	10/1	10/1/07 #	State financing and management; other; report on statutory mandates; provide for. <b>(Sen. J. Gilbert)</b>
100		01	Yes	10/1	10/1	10/1/07 #	Human services; medical services; certain incentives for medicaid recipients; request a federal waiver to provide for. <b>(Sen. T. George)</b>
101		549	Yes	10/1	10/1	10/1/07 #	Education; calendar; requirement for common school calendar within intermediate school districts; provide for. <b>(Sen. R. Jelinek)</b>
102		632	Yes	10/1	10/1	10/1/07 #	Corrections; other; certain products manufactured by correctional industries; allow to be sold to private businesses or individuals unless that product is manufactured in this state. <b>(Sen. J. Allen)</b>
103	4882		Yes	10/1	10/1	9/30/02	Use tax; exemptions; definition of taxable use; modify. <b>(Rep. S. Bieda)</b>
104	5096		Yes	10/1	10/1	10/1/07	Use tax; credits and deductions; deduction for certain uncollectible use tax liability; restrict availability to taxpayers that directly remit payment for sales, rental, or service claimed. <b>(Rep. S. Bieda)</b>

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91<sup>st</sup> day after *sine die* adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto

# - Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
105	5097		Yes	10/1	10/1	10/1/07	Sales tax; credits and deductions; deduction for certain uncollectible sales tax liability; restrict availability to taxpayers that directly remit payment for specific sale claimed. <b>(Rep. S. Bieda)</b>
106		418	Yes	10/1	10/1	10/1/07 #	State; other; public employees health benefit act; create. <b>(Sen. M. Jansen)</b>
107		419	Yes	10/1	10/1	10/1/07 #	Education; employees; providing medical, optical, and dental benefits; provide in accordance with public employees health benefit act. <b>(Sen. W. Kuipers)</b>
108		420	Yes	10/1	10/1	10/1/07 #	State; other; group medical, optical, and dental self-insurance for municipal corporations; permit pursuant to public employees health benefit act. <b>(Sen. P. Birkholz)</b>
109		421	Yes	10/1	10/1	10/1/07 #	Higher education; community colleges; providing medical, optical, and dental benefits; provide in accordance with public employees health benefit act. <b>(Sen. C. Brown)</b>
110		546	Yes	10/1	10/1	10/1/07 #	Retirement; public school employees; provision of health benefits for certain retirants and beneficiaries; revise. <b>(Sen. W. Kuipers)</b>
111		547	Yes	10/1	10/1	10/1/07 #	Retirement; public school employees; member investment plan contributions; increase for certain members and only allow purchase of service credit under certain circumstances. <b>(Sen. W. Kuipers)</b>
112		622	Yes	10/1	10/1	10/1/07 #	Mental health; code; contracting with third parties for corrections mental health services for prisoners; allow. <b>(Sen. R. Kahn)</b>

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91<sup>st</sup> day after *sine die* adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

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# - Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
113	4956		Yes	10/16	10/16	10/16/07 #	Food; other; revisions for clarification and updates of food law; provide for. <b>(Rep. J. Mayes)</b>
114		595	Yes	10/16	10/16	10/16/07 #	Food; other; rewrite for clarification and updates of food law; provide for. <b>(Sen. G. Van Woerkom)</b>
115		276	Yes	10/30	10/30	10/30/07 #	Property tax; personal property; exemption for new personal property in certain jurisdictions; revise. <b>(Sen. R. Kahn)</b>
116	5251		Yes	10/30	10/30	10/30/07 #	Property tax; personal property; definitions for "acquiring eligible business" and "existing eligible business"; provide for. <b>(Rep. A. Coulouris)</b>
117		231	Yes	10/31	10/31	10/31/07	Appropriations; history, arts, and libraries; department of history, arts, and libraries; provide for fiscal year 2007-2008. <b>(Sen. T. George)</b>
118		234	Yes	10/31	10/31	10/31/07	Appropriations; labor and economic growth; department of labor and economic growth; provide for fiscal year 2007-2008. <b>(Sen. M. Jansen)</b>
119	4346		Yes	10/31	10/31	10/31/07	Appropriations; education; department of education; provide for fiscal year 2007-2008. <b>(Rep. M. Gillard)</b>
120	4360		Yes	10/31	10/31	10/31/07	Appropriations; community colleges; community and junior colleges; provide for fiscal year 2007-2008. <b>(Rep. M. Sak)</b>
121	4358		Yes	10/31	10/31	10/31/2007	Appropriations; environmental quality; department of environmental quality; provide for fiscal year 2007-2008. <b>(Rep. D. Bennett)</b>

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\*\* - Act takes effect on the 91<sup>st</sup> day after *sine die* adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto

# - Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E. * Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
122	4354		Yes	10/31	10/31	10/31/07	Appropriations; natural resources; department of natural resources; provide for fiscal year 2007-2008. <b>(Rep. M. Lahti)</b>
123	4344		Yes	10/31	10/31	10/31/2007	Appropriations; community health; department of community health; provide for fiscal year 2007-2008. <b>(Rep. G. McDowell)</b>
124	4348		Yes	10/31	10/31	10/31/07	Appropriations; corrections; department of corrections; provide for fiscal year 2007-2008. <b>(Rep. A. Smith)</b>
125		233	Yes	10/31	10/31	10/31/07	Appropriations; judiciary; judiciary; provide for fiscal year 2007-2008. <b>(Sen. A. Cropsey)</b>
126		235	Yes	10/31	10/31	10/31/07	Appropriations; military affairs; department of military and veterans affairs; provide for fiscal year 2007-2008. <b>(Sen. V. Garcia)</b>
127		229	Yes	10/31	10/31	10/31/07 +	Appropriations; general government; appropriations for certain state departments and agencies; provide for fiscal year 2007-2008. <b>(Sen. J. Pappageorge)</b>
128		222	Yes	10/31	10/31	10/31/07 +	Appropriations; agriculture; department of agriculture; provide for fiscal year 2007-2008. <b>(Sen. C. Brown)</b>
129		240	Yes	10/31	10/31	10/31/07 +	Appropriations; transportation; department of transportation; provide for fiscal year 2007-2008. <b>(Sen. B. Hardiman)</b>
130		238	Yes	10/31	10/31	10/31/07 +	Appropriations; state police; department of state police; provide for fiscal year 2007-2008. <b>(Sen. V. Garcia)</b>

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\*\*\* - See Act for applicable effective date.

+ - Line item veto

# - Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E. * Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
131		232	Yes	10/31	10/31	10/31/07 +	Appropriations; human services; department of human services; provide for fiscal year 2007-2008. <b>(Sen. B. Hardiman)</b>
132		350	Yes	11/1	11/1	11/1/07 #	Income tax; checkoff; animal welfare fund act; create. <b>(Sen. V. Garcia)</b>
133		347	Yes	11/1	11/1	11/1/07 #	Income tax; checkoff; creation of separate contributions designation schedule and adding certain additional contribution designations; provide for. <b>(Sen. P. Birkholz)</b>
134		348	Yes	11/1	11/1	11/1/07 #	Income tax; checkoff; Amanda's fund for breast cancer prevention and treatment act; create. <b>(Sen. P. Birkholz)</b>
135		016	Yes	11/1	11/1	11/1/07 #	Income tax; checkoff; prostate cancer research fund act; create. <b>(Sen. S. Thomas)</b>
136	4350		Yes	10/31	11/8	11/8/07	Appropriations; higher education; higher education; provide for fiscal year 2007-2008. <b>(Rep. P. Byrnes)</b>
137	4359		Yes	11/8	11/8	11/8/07 +	Appropriations; school aid; school aid appropriations; provide for fiscal year 2007-2008. <b>(Rep. M. Gillard)</b>
138		571	Yes	11/12	11/13	11/13/07	Education; discipline; application of mandatory expulsion provisions to special education students; clarify relationship with federal law. <b>(Sen. W. Kuipers)</b>
139	4234		Yes	11/12	11/13	11/13/07	Corrections; jails; adoption of a jail population management plan; provide for. <b>(Rep. L. Wenke)</b>

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E. * Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
140	4725		Yes	11/12	11/13	2/11/08	Corrections; jails; county jail population management procedures; revise. <b>(Rep. P. Condino)</b>
141		403	Yes	11/13	11/14	11/14/07	Education; graduation requirements; high school personal curriculum requirements for transfer pupils; revise and eliminate requirement for department to develop certain assessments. <b>(Sen. W. Kuipers)</b>

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\*\*\* - See Act for applicable effective date.

+ - Line item veto

# - Tie bar

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**MICHIGAN ADMINISTRATIVE CODE TABLE**  
**(2007 SESSION)**

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*MCL 24.208 states in part:*

*“Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

\*       \*       \*

*(i) Other official information considered necessary or appropriate by the State Office of Administrative Hearings and Rules.”*

*The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).*

**MICHIGAN ADMINISTRATIVE CODE TABLE  
(2007 RULE FILINGS)**

R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue
28.4001	A	13	247.163	A	14	325.2652	*	3
28.4002	A	13	247.164	A	14	325.2653	*	18
28.4003	A	13	247.165	A	14	325.2654	*	3
28.4004	A	13	247.166	A	14	325.2655	*	3
28.4005	A	13	281.421	A	3	325.2656	*	3
28.4006	A	13	281.422	A	3	325.2657	*	3
28.4007	A	13	281.423	A	3	325.2658	*	3
32.71	A	10	281.424	A	3	325.52601	A	10
32.72	A	10	281.425	A	3	325.52602	A	10
32.73	A	10	281.426	A	3	325.52801	A	16
32.74	A	10	281.427	A	3	325.60025	*	3
32.75	A	10	281.428	A	3	325.62001	A	20
32.76	A	10	281.429	A	3	325.62002	A	20
32.77	A	10	287.651	*	18	325.62003	A	20
32.78	A	10	287.651a	A	18	325.62004	A	20
32.79	A	10	287.652	*	18	325.62005	A	20
32.8	A	10	287.655	*	18	325.62006	A	20
32.81	A	10	287.656	*	18	325.99102	*	18
32.82	A	10	323.1707	*	19	325.99103	*	18
32.83	A	10	325.71	A	18	325.99104	*	18
32.84	A	10	325.72	A	18	325.99301	*	18
32.85	A	10	325.73	A	18	325.99304	*	18
32.86	A	10	325.74	A	18	325.99403	*	18
32.87	A	10	325.75	A	18	325.99404	*	18
32.88	A	10	325.125	A	20	325.99406	*	18
32.89	A	10	325.126	A	20	325.99408	*	18
205.56	*	6	325.127	A	20	325.99409	A	18
205.72	*	6	325.128	A	20	336.1660	*	19
205.126	*	6	325.129	A	20	336.1661	*	19
205.127	*	6	325.130	A	20	336.1802a	A	12
205.136	*	6	325.131	A	20	336.1803	*	12
247.151	R	14	325.132	A	20	336.1821	A	12
247.152	R	14	325.133	A	20	336.1822	A	12
247.153	R	14	325.134	A	20	336.1823	A	12
247.154	R	14	325.135	A	20	336.1824	A	12
247.155	R	14	325.136	A	20	336.1825	A	12
247.156	R	14	325.137	A	20	336.1826	A	12
247.161	A	14	325.138	A	20	336.1830	A	12
247.162	A	14	325.2651	*	3	336.1831	A	12

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue
336.1832	A	12	338.978	R	16	339.22601	*	2
336.1833	A	12	338.979	R	16	339.22602	*	2
336.1834	A	12	338.980	R	16	339.22603	*	2
338.471a	*	4	338.981	R	16	339.22604	*	2
338.472	*	4	338.982	R	16	339.22605	*	2
338.473	*	4	338.983	R	16	339.22606	A	2
338.473a	*	4	338.984	R	16	339.22607	*	2
338.473d	*	4	338.985	R	16	339.22609	*	2
338.474a	*	4	338.986	R	16	339.22613	*	2
338.475	*	4	338.987	R	16	339.22615	*	2
338.479a	*	4	338.988	R	16	339.22617	*	2
338.489	*	4	338.989	R	16	339.22631	*	2
338.951	R	16	338.990	R	16	339.22639	R	2
338.952	R	16	338.2503	R	15	339.22641	R	2
338.953	R	16	338.2505	*	15	339.22645	*	2
338.954	R	16	338.2505a	A	15	339.22651	*	2
338.955	R	16	338.2506	*	15	339.22652	A	2
338.956	R	16	338.2507	*	15	339.22653	R	2
338.957	R	16	338.2510a	*	15	339.22654	R	2
338.958	R	16	338.2511	*	15	339.22655	R	2
338.959	R	16	338.2514	*	15	339.22659	*	2
338.960	R	16	338.2515	A	15	339.22663	R	2
338.961	R	16	338.2516	A	15	339.22664	R	2
338.962	R	16	338.3041	*	4	339.22665	*	2
338.963	R	16	338.3043	*	4	339.23101	*	18
338.964	R	16	338.3044	*	4	339.23102	A	18
338.965	R	16	338.3102	*	4	339.23201	*	18
338.966	R	16	338.3120	*	4	339.23203	*	18
338.967	R	16	338.3123	*	4	339.23301	*	18
338.968	R	16	338.3125	*	4	339.23303	*	18
338.969	R	16	338.3132	*	4	339.23307	*	18
338.970	R	16	338.3154	*	4	339.23309	*	18
338.971	R	16	338.3161	*	4	339.23311	*	18
338.972	R	16	338.3162	*	4	339.23315	*	18
338.973	R	16	338.3162b	*	4	339.23316	A	18
338.974	R	16	338.3162c	*	4	339.23317	*	18
338.975	R	16	338.3162d	*	4	339.23319	*	18
338.976	R	16	339.22203	*	2	339.23320	*	18
338.977	R	16	339.22213	*	2	339.23321	*	18

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue
339.23326	*	18	400.9401	*	2	460.125	A	20
339.23403	*	18	400.9501	*	2	460.126	A	20
388.1	A	6	400.12101	*	2	460.127	A	20
388.2	A	6	400.12202	*	2	460.128	A	20
388.3	A	6	400.12214	A	2	460.129	A	20
388.4	A	6	400.12310	*	2	460.130	A	20
388.5	A	6	400.12312	*	2	460.131	A	20
388.6	A	6	400.12605	*	2	460.132	A	20
388.7	A	6	408.43a	*	4	460.133	A	20
388.8	A	6	408.43i	*	4	460.134	A	20
388.9	A	6	408.43k	*	4	460.135	A	20
388.1	A	6	408.43m	*	4	460.136	A	20
388.11	A	6	408.43q	*	4	460.137	A	20
388.12	A	6	408.61	*	8	460.138	A	20
388.13	A	6	408.65	*	8	460.139	A	20
388.14	A	6	460.101	A	20	460.140	A	20
388.15	A	6	460.102	A	20	460.141	A	20
388.16	A	6	460.103	A	20	460.142	A	20
388.17	A	6	460.104	A	20	460.143	A	20
388.18	A	6	460.105	A	20	460.144	A	20
388.151	A	13	460.106	A	20	460.145	A	20
388.152	A	13	460.107	A	20	460.146	A	20
388.153	A	13	460.108	A	20	460.147	A	20
388.154	A	13	460.109	A	20	460.148	A	20
388.155	A	13	460.110	A	20	460.149	A	20
390.661	*	19	460.111	A	20	460.150	A	20
390.1601	*	19	460.112	A	20	460.151	A	20
390.1602	*	19	460.113	A	20	460.152	A	20
390.1603	*	19	460.114	A	20	460.153	A	20
390.1604	*	19	460.115	A	20	460.154	A	20
390.1605	*	19	460.116	A	20	460.155	A	20
390.1606	*	19	460.117	A	20	460.156	A	20
390.1607	*	19	460.118	A	20	460.157	A	20
390.1608	*	19	460.119	A	20	460.158	A	20
390.1609	*	19	460.120	A	20	460.159	A	20
390.1610	*	19	460.121	A	20	460.160	A	20
390.1611	*	19	460.122	A	20	460.161	A	20
400.9101	*	2	460.123	A	20	460.162	A	20
400.9306	*	2	460.124	A	20	460.163	A	20

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue
460.164	A	20	460.2143	R	20	460.2199	R	20
460.165	A	20	460.2144	R	20	408.4038	*	13
460.166	A	20	460.2145	R	20	408.4107	*	13
460.167	A	20	460.2146	R	20	408.4125	*	13
460.168	A	20	460.2147	R	20	408.13902	*	11
460.169	A	20	460.2148	R	20	408.17601	*	10
408.802	*	8	460.2149	R	20	408.17602	*	10
408.806	*	8	460.2150	R	20	408.17603	R	10
408.833	*	8	460.2151	R	20	408.17605	R	10
408.852	*	8	460.2152	R	20	408.17607	R	10
408.882	*	8	460.2153	R	20	408.17609	R	10
408.891	*	8	460.2154	R	20	408.17610	R	10
460.2101	R	20	460.2155	R	20	408.17612	R	10
460.2102	R	20	460.2161	R	20	408.17613	R	10
460.2103	R	20	460.2162	R	20	408.17614	R	10
460.2104	R	20	460.2163	R	20	408.17615	R	10
460.2105	R	20	460.2164	R	20	408.17616	R	10
460.2111	R	20	460.2165	R	20	408.17618	R	10
460.2112	R	20	460.2166	R	20	408.17620	R	10
460.2113	R	20	460.2167	R	20	408.17621	R	10
460.2114	R	20	460.2168	R	20	408.17622	R	10
460.2115	R	20	460.2169	R	20	408.17623	R	10
460.2116	R	20	460.2170	R	20	408.17624	R	10
460.2117	R	20	460.2171	R	20	408.17630	R	10
460.2118	R	20	460.2172	R	20	408.17631	R	10
460.2119	R	20	460.2173	R	20	408.17632	R	10
460.2120	R	20	460.2174	R	20	408.17633	R	10
460.2121	R	20	460.2181	R	20	408.17636	R	10
460.2122	R	20	460.2182	R	20	408.17637	R	10
460.2123	R	20	460.2183	R	20	408.17640	R	10
460.2124	R	20	460.2184	R	20	408.17641	R	10
460.2125	R	20	460.2185	R	20	408.17650	R	10
460.2131	R	20	460.2186	R	20	408.17651	R	10
460.2132	R	20	460.2187	R	20	408.17696	R	10
460.2133	R	20	460.2188	R	20	408.17699	R	10
460.2134	R	20	460.2189	R	20	408.30701	*	18
460.2136	R	20	460.2190	R	20	408.30716	*	18
460.2141	R	20	460.2191	R	20	408.30717	*	18
460.2142	R	20	460.2192	R	20	408.30718	*	18

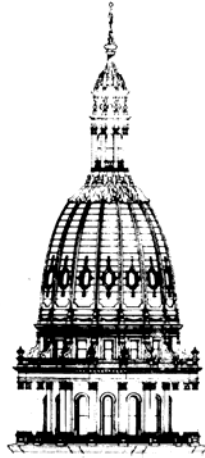
(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue
408.30719	*	18	408.30915a	*	15	418.101002	*	6
408.30720	*	18	408.30918a	*	15	418.101002b	A	6
408.30723	*	18	408.30927a	*	15	418.101004	*	6
408.30725c	*	18	408.30935a	*	15	418.101005	*	6
408.30730	*	18	408.30936a	*	15	418.101016	*	6
408.30731	A	18	408.30945a	*	15	418.101017	R	6
408.30735	*	18	408.30995a	*	15	418.101018	R	6
408.30741c	*	18	408.42602	*	5	418.101019	R	6
408.30749	*	18	408.42605	*	5	418.101502	R	6
408.30758	*	18	408.42608	*	5	418.101504	*	6
408.30771	*	18	408.42609	*	5	421.1101	*	4
408.30785	*	18	408.42616	*	5	421.1103	*	4
408.30791	*	18	408.42624	R	5	421.1104	*	4
408.30801	*	14	408.42625	R	5	421.1108	*	4
408.30806	A	14	408.42628	*	5	421.1109	*	4
408.30808	*	14	408.42629	*	5	421.1110	*	4
408.30809	*	14	408.42634	*	5	421.1111	*	4
408.30810	*	14	408.42636	*	5	421.1301	*	4
408.30812	*	14	408.42648	*	5	421.1301	*	4
408.30818	*	14	408.42651	*	5	421.1302	*	4
408.30819	*	14	408.42655	*	5	421.1304	*	4
408.30821	A	14	408.42801	A	5	421.1305	*	4
408.30823	*	14	408.42804	A	5	421.1307	*	4
408.30826	*	14	408.42806	A	5	421.1314	*	4
408.30828	*	14	408.42809	A	5	421.1315	*	4
408.30834	A	14	418.2	*	18	421.1316	*	4
408.30835	*	14	418.4	*	18	431.2090	*	9
408.30867	*	14	418.6	*	18	431.2120	*	9
408.30868	*	14	418.8	*	18	431.3075	*	9
408.30869	*	14	418.56	*	4	431.3110	*	9
408.30873	*	14	418.10107	*	6	431.4001	*	9
408.30901a	*	15	418.10202	*	6	431.4180	*	9
408.30905a	*	15	418.10401	*	6	432.21305	*	5
408.30906a	*	15	418.10404	*	6	432.21313	*	5
408.30907a	*	15	418.10416	*	6	432.21316	*	5
408.30908a	*	15	418.10504	A	6	432.21317	*	5
408.30909a	*	15	418.10505	A	6	432.21326	*	5
408.30910a	*	15	418.10902	*	6	432.21327	*	5
408.30912a	A	15	418.10922	*	6	432.21331	*	5

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2007 MR Issue	R Number	Action	2007 MR Issue
432.21332	*	5	460.2707	A	3
432.21333	*	5	500.2211	A	9
432.21335	*	5	500.2212	A	9
432.21336	*	5	550.111	A	4
432.21406	*	5	550.112	A	4
432.21408	*	5	550.301	A	4
432.21410	*	5	550.302	A	4
432.21412	*	5	500.2201	A	9
432.21413	*	5	500.2202	A	9
432.21416	*	5			
432.21417	*	5			
432.21418	*	5			
432.21516	*	5			
432.21520	*	5			
432.21609	*	5			
432.21617	*	5			
432.21621	*	5			
432.21622	*	5			
432.21623	*	5			
432.21805	*	5			
432.21811	*	5			
432.22004	*	5			
432.22005	*	5			
432.22006	*	5			
432.22007	*	5			
436.1629	*	9			
460.2011	*	19			
460.2012	*	19			
460.2021	*	19			
460.2022	*	19			
460.2023	*	19			
460.2024	*	19			
460.2031	*	19			
460.2701	A	3			
460.2702	A	3			
460.2703	A	3			
460.2704	A	3			
460.2705	A	3			
460.2706	A	3			

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)



---

**CUMULATIVE  
INDEX**

---

**A**

**AGRICULTURE, DEPARTMENT OF**

Bodies of Dead Animals (2007-18)

Office of Racing Commissioner - General Rules (2007-9)

Regulation No. 637 Pesticide Use (2007-15\*)

**ATTORNEY GENERAL, DEPARTMENT OF**

**Opinions**

Incompatibility of Offices of Deputy County Treasure And Township Treasurer

OAG No. 7193 (2007-2)

Determining life-cycle costs of pavement used in highway projects

OAG No. 7194 (2007-9)

Application of the exemption from the prohibition against stock ownership under

OAG No. 7195 (2007-9)

Allowable public investment in flexible repurchase agreements

OAG No. 7196 (2007-9)

Authority of Commissioner of the Office of Financial and Insurance Services to share confidential information with regulatory agencies of foreign countries

OAG No. 7197 (2007-9)

Incompatibility of offices of deputy county treasurer and township treasurer

OAG No. 7198 (2007-9)

Legality of ordinance allowing use of unmanned traffic monitoring device to support citation for civil infraction

OAG No. 7199 (2007-9)

Length of term of office of Executive Director of Michigan Gaming Control Board and manner of appointment to office

OAG No. 7200 (2007-9)

Compliance with Michigan Zoning Enabling Act

\* Proposed Rules

OAG No. 7201 (2007-9)

Constitutionality of City's construction policy that provides bid discounts on the basis of race or sex

OAG No. 7202 (2007-9)

Reduction of funds in the Automobile Theft Prevention Program by Executive Order 2007-3

OAG No. 7203 (2007-9)

Investment of public corporations funds in certificates of deposit Issued by financial institutions that participate in the Certificate Of Deposit Account Registry Service

OAG No. 7204 (2007-17)

Local health department's authority concerning immunization requirements

OAG No. 7205 (2007-17)

Acceptance for recording by register of deeds of "electronic" records

OAG No. 7207 (2007-19)

Definition of "calculated floor area" under the Occupational code

OAG No. 7208 (2007-19)

Imposition of real estate transfer tax on affidavits filed with Register of Deeds

OAG No. 7209 (2007-19)

## C

### **COMMUNITY HEALTH, DEPARTMENT OF**

#### **Certificate of Need**

Board of Psychology Rules (2007-16)

Magnetic Resonance Imaging (MRI) Services (2007-10)

Hospital Beds (2007-10)

Positron Emission Tomography (PET) Scanner Services (2007-10)

Bone Marrow Transplantation Services (2007-10)

Board of Pharmacy (2007-4)

Board of Pharmacy – Controlled Substances (2007-4)

Board of Pharmacy – Continuing Education (2007-4)

Centralized Prescription Processing Pharmacies (2007-18\*)

Child Death Scene Investigation (2007-4\*)

Dental X-Ray installation (2007-14\*)

Determination of Deaths of Children (2007-9\*)

Disciplinary Proceedings (2007-16)

Lead Hazard Control (2007-18)

Psychology – General Rules (2007-15)

Reporting of Non-Suicidal, Non-Medical Chemical Poisonings (2007-18)

Rights of Recipients (2007-9\*) (2007-14\*)

State Wide Trauma System (2007-20)

## E

### **EDUCATION, DEPARTMENT OF**

#### **Correction of Obvious Error**

Certification and Licensure of School Counselors (2007-3)

Administrator Certification Code (2007-19\*)

Special Education Programs and Services (2007-9\*)

School Administrator Continuing Education (2007-19\*)

Teachers' Tenure (2007-19)

Postsecondary Dual Enrollment Criteria for Fifth Year High School Pupils (2007-13)

## **ENVIRONMENTAL QUALITY, DEPARTMENT OF**

### **Correction of Obvious Error**

Part 9.Emission Limitations and Prohibitions - Miscellaneous (2007-9)

Part 17.Soil erosion and Sedimentation Control (2007-20)

Great Lakes Bottomlands Preserves (2007-15\*)

Hazardous Waste Management (2007-18\*)

Part 4 Emissions Limitations and Prohibitions Sulfur Bearing Compounds (2007-10\*)

Part 6. Emission Limitations and Prohibitions –Existing Sources for Volatile Organic Compounds and Emissions (2007-19)

Part 8. Emission of Oxides of Nitrogen From Stationary Sources (2007-3\*)

Part 12 Emissions Averaging and Emission Reduction Credit Trading (2007-10\*)

Part 17. Soil Erosion and Sedimentation Control (2007-19)

Part 19 New Source Review for Major Sources Impacting Non-attainment Areas (2007-10\*)

Great lakes Bottomland Preserve Grand Traverse bay (2007-10\*)

Storage and handling of Liquefied and Gaseous Hydrogen Systems (2007-16\*)

Storage and handling of Liquefied Petroleum Gases (2007-16\*)

## **EXECUTIVE OFFICE**

### **Executive Reorganization**

No. 1 (2007-2)

No. 2 (2007-3)

No. 3 (2007-5)

No. 4 (2007-9)

No. 5 (2007-9)

No. 6 (2007-9)

No. 7 (2007-9)

No. 8 (2007-9)

No. 9 (2007-9)

No. 10 (2007-9)

No. 11 (2007-9)

No. 12 (2007-9)

No. 13 (2007-9)

No. 14 (2007-9)

No. 15 (2007-9)

No. 16 (2007-9)

No. 17 (2007-9)

No. 18 (2007-9)

No. 19 (2007-9)

No. 20 (2007-9)

No. 21 (2007-9)

No. 22 (2007-9)

No. 23 (2007-9)

No. 24 (2007-9)

\* Proposed Rules

No. 25 (2007-9)  
No. 26 (2007-9)  
No. 27 (2007-9)  
No. 28 (2007-9)  
No. 29 (2007-9)  
No. 30 (2007-10)  
No. 31 (2007-10)  
No. 32 (2007-10)  
No. 33 (2007-10)  
No. 34 (2007-10)  
No. 35 (2007-10)  
No. 36 (2007-10)  
No. 37 (2007-10)  
No. 38 (2007-14)  
No. 39 (2007-14)  
No. 40 (2007-15)  
No. 41 (2007-18)

## **L**

### **LABOR AND ECONOMIC GROWTH, DEPARTMENT OF Correction of Obvious Error**

MIOSHA - Part 11. Recording and reporting of Occupation Injuries and Illnesses (2007-1)  
MIOSHA – Part 18. Fire Protection and Prevention (2007-1)  
Workers' Compensation Health Care Services Rules (2007-9)  
Workers' Compensation Agency (2007-10)

### **Notice of Proposed and Adopted Agency Guidelines**

Guidelines for the Acquisition of Capital Stock upon Conversion Of a Domestic Mutual Insurer to a Domestic Stock Insurer (2007-9)  
State of Michigan Land Bank Fast Track Authority Policies and Procedures for Property Acquisition and Disposition (2007-15)

Accounting (2007-15\*)  
Administrative Appellate Procedures (2007-18)  
Administrative Hearings for the Suspension and Revocations of Michigan Teaching Certificates and School Administrator Certificate (2007-19\*)  
Beer Rules (2007-9)  
Billing Practices Applicable to Commercial and Industrial Electric and Gas Customers (2007-20\*)  
Carnival and Amusement Safety (2007-8)  
Certificates – Discretionary Clauses (2007-4)  
Construction Code Part 4. Building Code (2007-7\*)  
Consumer Standards and Billing Practices for Electric and Gas Residential Service (2007-20)  
Credit Insurance Policy Forms – Discretionary Clauses (2007-4)  
Deferred Presentment Statewide Database (2007-14\*)  
Disciplinary Proceedings (2007-16)  
Employment Security Board of Review (2007-4)

\* Proposed Rules

Engineers (2007-13\*)

Filing Procedures for Electric, Wastewater, Stream, and Gas Utilities (2007-19)

Insurance Policy Forms – Discretionary Clauses (2007-4)

Insurance Policy Forms – Shortened Limitation of Action Clauses (2007-9)

Michigan Boiler Rules (2007-13)

Part 5. Scaffolding (2007-14\*)

Part 7. Plumbing Code (2007-18)

Part. 8 Electrical Code (2007-14)

Part 9A. Mechanical Code (2007-15)

Part. 26. Steel Erection (2007-5)

Part 32. Aerial Work Platforms (2007-14\*)

Part 39. Design Safety Standards for Electrical Systems (2007-7\*)

Part 58. Aerial Work Platforms (2007-14\*)

Part 76. Spray Finishing Using Flammable and Combustible Materials (2007-10)

Part 451. Respiratory Protection (2007-3)

Part 526. Dipping and Coating Operations (2007-10)

Part 528. Spray Finishing Operations (2007-16)

Part 620. Ventilation Control for Construction (2007-20)

Personnel Hoisting (2007-5)

Private Security Guards and Security Alarm Agencies (2007-13)

Real Estate Appraisers (2007-18)

Real Estate Licensing/Distance Education Standards (2007-2)

Rehabilitation Code (2007-7\*)

Rules and Regulations Governing Animal Contact Current Mitigation (2007-3)

Ski Area Safety Board (2007-8)

Technical Standards for Service (2007-20\*)

Telecommunications Basic Local Exchange Service Quality (2007-8\*)

Workers' Compensation Agency - General Rules (2007-4)

Workers' Compensation Board of Magistrates - General Rules (2007-4)

Workers Compensation Health Care Services (2007-19)

## **H**

### **HUMAN SERVICES, DEPARTMENT OF**

Licensing Rules for Foster Family Homes and Foster Family Group Homes (2007-2)

Licensing Rules for Child Placing Agencies (2007-2)

## **M**

### **MILITARY & VETERANS AFFAIRS, DAPARTMENT OF**

Veterans Home Rules (2007-10)

## **N**

### **NATURAL RESOURCES, DEPARTMENT OF**

Local Snowmobile/Off Road Vehicle Control (2007-18\*)

Open and Prescribe Burning (2007-3)

Wilderness and Natural Areas (2007-21\*)

## **S**

### **STATE POLICE, DEPARTMENT OF**

**Correction of Obvious Error**

\* Proposed Rules

Law Enforcement Standards and Training (2007-3)

Law Enforcement Standards and Training (2007-21\*)

Tests for Breath Alcohol (2007-3\*)

Test for Breath Alcohol (2007-18)

**T**

**TRANSPORTATION, DEPARTMENT OF**

Local Bridge Program (2007-14)

**TREASURY, DEPARTMENT OF**

Charitable Gaming (2007-5)

General Sales and Use Tax (2007-6)

Federal Family Education Loan Program (2007-19)

Michigan Gaming Control Board Administrative Rules (2007-21\*)

School Bond Qualification, Approval and Loan Rules (2007-6)